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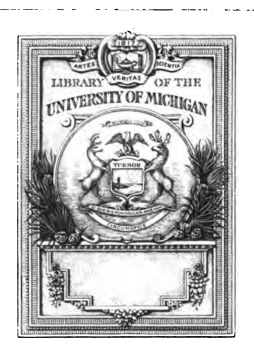
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## JOURNAL

OF

# THE SENATE

OF THE

## STATE OF MICHIGAN

1905

Printed by virtue of an act of the Legislature, under the direction and supervision of

ELBERT V. CHILSON

Secretary of the Senate

IN TWO VOLUMES-VOL. II



BY AUTHORITY

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1905

## SEVENTY-FOURTH DAY.

Lansing, Friday, May 5, 1905.

8:30 o'clock a. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Farr, Jones,

Linsley, Woodman and President pro tem.-6.

The following Senators were absent with leave: Messrs. Baird, Brown, Cook, Curtis, Ely, Fyfe, Hayden, Heine, Jenks, Kane, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Seeley, Smith, Traver and Van Akin.—22.

The following Senators were absent without leave: Messrs. Cropsey,

Doherty, Sheldon and Yeomans.—4.

The President pro tem. announced that there was not a quorum of the Senate present.

Mr. Woodman moved that the Senate adjourn.

The motion prevailed, the time being 8:33 o'clock a. m.

The President pro tem. declared the Senate adjourned until Monday, May 8, at 9 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

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#### SEVENTY-FIFTH DAY.

Lansing, Monday, May 8, 1905.

9 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Ely, Farr, Glasgow, Hayden, Jones, Kane, Linsley, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Yeomans—24.

The following Senators were absent without leave: Messrs. Cropsey, Curtis, Doherty, Fyfe, Heine, Jenks, Van Akin and Woodman—8.

Mr. Sheldon moved that leave of absence be granted to the absentees from today's session.

The motion prevailed.

#### PRESENTATION OF PETITIONS.

No. 148. By Mr. Sheldon: Petition of Stewart Stone and 27 others of Grand Haven in favor of the passage of the Turner bill, relative to the practice of optometry.

The petition was referred to the Committee on State Affairs.

#### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 4, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 776, entitled

A bill to amend sections 1 and 2 of act No. 249, Local Acts of entitled "An act to incorporate the city of Alpena," as amended;

And to inform the Senate that the bill has passed the House a been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respeasked.

Very respectfully,

CHARLES S. PIERC
Clerk of the House of Representat

The bill was read a first and second time by its title and referred Committee on Cities and Villages.

#### INTRODUCTION OF BILLS.

Mr. Russell introduced

Senate bill No. 370, entitled

A bill to authorize the village of Cedar Springs, in the county of to issue its bonds for the grading, gravelling and improving of its for the disposal of said bonds and for the disposal of the proceeds bonds.

The bill was read a first and second time by its title, and pend reference to a committee,

Mr. Russell moved that the rules be suspended, and that the placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present

therefor.

The bill was then read a third time and passed, a majority of Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Glasgow	Mr. Martindale	Mr. Russell
Baird	Hayden	Mills	Seeley
Brown	Jones	Moffatt	Sheldon
Cook	Kane	Moriarty	Smith
Ely	Linsley	Peek	Taver
Farr	MacKay	Rumer	Yoemans

#### NAYS.

The title of the bill was agreed to.

Mr. Russell moved that the bill be ordered to take immediate effective motion prevailed, two-thirds of all the Senators elect voting for, and the bill was ordered to take immediate effect.

Mr. MacKay moved that the Senate adjourn. The motion did not prevail.

Mr. Seeley moved that the Senate resolve itself into the committee of the whole on the

#### GENERAL ORDER.

The motion prevailed.

The President called Mr. Moriarty to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

House bill No. 258 (file No. 155), entitled

A bill to provide for the exercise by religious societies of corporate powers for certain purposes;

Also:

House bill No. 153 (file No. 144), entitled

A bill to amend act 186 of the Public Acts of 1895, entitled "An act to provide for the examination of witnesses in open court in causes in chancery, and for the settlement of the evidence taken upon such examination and hearing; and for the settlement of a case where the evidence is taken before a circuit court commissioner," the same being section 10188 of the Compiled Laws of 1897;

Also:

Senate bill No. 272 (file No. 140), entitled

A bill to regulate the practice of circuit courts upon motions to quash, demurrers and dilatory pleas, and to provide for the review of decisions thereon by the Supreme Court;

Also:

Senate bill No. 353 (file No. 138), entitled

A bill to amend section 1 of act No. 76 of the Public Acts of 1899, entitled "An act to protect sidewalks and side paths, and to provide a penalty for its violation";

Also:

Senate bill No. 345 (file No. 137), entitled

A bill to amend section 2 of chapter 32 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," being section 3339 of the Compiled Laws of 1897;

Also:

Senate bill No. 148 (file No. 133), entitled

A bill providing for the extension of the work of the State Board of Geological Survey and making an appropriation to meet the expenses thereof;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:



II.

Senate bill No. 146 (file No. 132), entitled

A bill providing for a biological survey of the state;

Have made an amendment thereto, and have directed their cha to report the same back to the Senate, asking concurrence therein recommend its passage.

M. H. MORIART Chairn

The report was accepted.

The bills named in part I of the report were placed on the or Third Reading of Bills.

Mr. Moriarty moved that the Senate concur in the amendment m

the bill named in part II of the report.

The motion prevailed, and the same was placed on the order of Reading of Bills.

Mr. Fyfe entered the Senate Chamber and took his seat.

By unanimous consent the Senate returned to the order of

#### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representati May 8, 1905.

To the President of the Senate:

Sir—I am instructed by the House respectfully to request the remission to the House of the following bill:

Senate bill No. 101, entitled

A bill to reincorporate the city of Coldwater, and to repeal a 250 of the laws of 1873, entitled "An act to revise the charter of the Coldwater, being amendatory of an act, entitled "An act to incate the city of Coldwater," approved February 28, 1861, as amend the several acts amendatory thereof," approved April 17, 1873, vised and amended by the several acts revisionary and amendatory of, and to repeal all other acts or parts of acts inconsistent with the visions of this act;

Very respectfully,
CHARLES S. PIERC
Clerk of the House of Representat

Mr. Linsley moved to take from the table the above entitled bill.

The motion prevailed.

Mr. Linsley moved to suspend rule 36, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the Senators elect voting there-

for.

Mr. Linsley moved to reconsider the vote by which the Senate, on February 9, passed the above entitled bill.

The motion prevailed, a majority of all the Senators elect voting there-

for.

The question being on the passage of the bill,

Mr. Linsley moved that the bill be returned to the House in accordance with the request of the House therefor.

The motion prevailed.

The Secretary submitted the following report:

Lansing, Mich., May 8, 1905.

To the President of the Senate:

Sir—

Senate bill No. 330 (enrolled No. 103);

Also :

Senate bill No. 136 (file No. 34, enrolled No. 104);

Also:

Senate bill No. 257 (file No. 87, enrolled No. 105);

Have been printed and have this day been presented to the Governor for his approval.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Mr. MacKay moved that the Senate adjourn.

The motion prevailed, the time being 9:50 o'clock p. m.

The President declared the Senate adjourned until tomorrow at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

### SEVENTY-SIXTH DAY.

Lansing, Tuesday, May 9, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President.

Religious exercises were conducted by Rev. W. P. French, of Lansing, and Rev. A. C. Wakeman, of Chicago.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Curtis, Doherty, Ely, Farr, Fyfe, Glasgow, Hayden, Heine, Jenks, Jones, Kane, Linsley, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Woodman, Yeomans-32.

#### MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, May 4, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 323 (enrolled No. 102), being

An act to amend sections 8, 9 and 12 of act No. 475 of the Local Acts of 1903, entitled "An act to establish and provide justices' courts in the city of Detroit, and to repeal act No. 426 of the Local Acts of 1901, approved May 13, 1901," approved May 20, 1903.

Very respectfully,

FRED M. WARNER, Governor.

#### PRESENTATION OF PETITIONS.

No. 149. By Mr. Sheldon: Petition of E. H. Martin and 20 other citizens of Muskegon county, asking for certain amendments to the laws in relation to the duties and authority of township highway commissioners.

The petition was referred to the Committee on Roads and Bridges.

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No. 150. By Mr. Sheldon: Petition of John J. Stephenson a other citizens of Muskegon county, on the same subject. Same reference.

No. 151. 'By Mr. Doherty: Petition of J. L. Waters and 67 citizens of Alcona county, protesting against the passage of ar changing the present fish laws.

The petition was referred to the Committee on Fisheries.

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Agricultural College: The Committee on Agricultural College report

House bill No. 440, entitled

A bill making an appropriation for the purpose of erecting and ping a dormitory at the Michigan Agricultural College to repla building formerly known as Wells Hall, recently destroyed by fin providing a tax therefor;

With the recommendation that the bill be referred to the Commi

Finance and Appropriations.

E. B. LINSLI Chair

The report was accepted and the committee discharged.

Mr. Linsley moved that the Senate concur in the recommendathe committee that the bill be referred to the Committee on Finan Appropriations.

The motion prevailed.

By the Committee on Taxation: The Committee on Taxation report House bill No. 481 (file No. 140), entitled

A bill to amend sections 140 and 142 of Act No. 206 of the Acts of 1893, as amended by Acts 25, 154, 162 and 229 of 1895; Ac 214, 224, 225, 229, 240 and 261 of 1897; Acts 31, 32, 83, 97, 10 169, 204, 215, 239, 262 and 264 of 1899; Acts 39, 44, 46, 128, 12 141, 174 and 193 of 1901. and Acts 28, 80, 83, 84, 235 and 236 centitled "An act to provide for the assessment of property and t and collection of taxes thereon and for the collection of taxe tofore and hereafter levied; making such taxes a lien on the lands establishing and continuing such lien, providing for the sale and ance of lands delinquent for taxes, and for the inspection and a tion of lands bid off to the State and not redeemed or purchase to repeal Act No. 200 of the Public Acts of 1891, and all other acparts of acts in anywise contravening any of the provisions of the and to add a new section thereto to stand as section 142a;

With the recommendation that the bill pass.

GEO. N. JON Chair

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The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed General Order.

By the Committee on Supplies and Expenses:

The Committee on Supplies and Expenses report the following accounts:

H. H. Larned		
F. N. Rounsville	<b>2</b>	47
Western Union Telegraph Co	11	41
Etta R. Saunders	6	00
The Secretary of the Senate	8	25
	<b>\$</b> 30	<del>63</del>

With the recommendation that the accounts be allowed and orders drawn for the same.

HARRY J. KANE, Chairman.

The report was accepted and adopted.

By the Committee on Constitutional Amendments: The Committee on Constitutional Amendments report

Senate Joint Resolution No. 314, entitled

Joint Resolution proposing an amendment to section 2 of article 20 of the Constitution of the state of Michigan relative to number of votes requisite to carry a proposition providing for the holding of a convention for the revision of the Constitution;

With the recommendation that the Joint Resolution pass.

WILLIS N. MILLS, Chairman.

The report was accepted and the committee discharged.

The Joint Resolution was referred to the committee of the whole and placed on the General Order.

By the Committee on Constitutional Amendments:

The Committee on Constitutional Amendments report

Senate bill No. 85, entitled

A bill to amend section 30 of act 156 of the Session Laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," as amended, said section being section 2503 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

Willis N. Mills, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Public Health:

The Committee on Public Health report

Senate bill No. 59, entitled

A bill to provide for the examination and licensing of butchers and to regulate the sale of meat and poultry and the products of meat;

With the accompanying substitute therefor, entitled

A bill to provide for the examination and licensing of butchers a regulate the sale of meat and poultry and the products of meat, a prevent the sale of diseased, rotten, or unwholesome meat, or the proof meat, or poultry, and to provide for the keeping of their market, or place of business where the business of a butcher is carried or sanitary condition, and for the inspection thereof;

Recommend that the substitute be concurred in and that the b

substituted, pass.

C. L. GLASGOV Chairn

The report was accepted and the committee discharged.

Mr. Glasgow moved that the Senate concur in the adoption of the stitute reported by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and place the General Order.

By the Committee on Labor Interests: The Committee on Labor Interests report House bill No. 237 (file No. 180), entitled

A bill to amend act No. 202 of the Public Acts of 1899, entitled act to provide fans or blowers in all workshops or establishments wheels composed partly of emery or buffing wheels or emery belused," approved May 17, 1899;

With the recommendation that the bill pass.

F. C. MARTINDAL: Chairn

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed of General Order.

By the Committee on Education and Public Schools: The Committee on Education and Public Schools report Senate bill No. 360, entitled

A bill to amend sections 2 and 4 of act No. 368 of the Session La 1871, and acts amendatory thereof, entitled "An act to incorpora union school district of the city of Owosso";

With the recommendation that the bill pass.

F. C. MARTINDAL: Chairn

The report was accepted and the committee discharged.

Mr. Cook moved that the rules be suspended, and that the bill be I on its immediate passage.

The motion prevailed, two-thirds of all the Senators present therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr. Ashley Baird Cook Cropsey Curtis Ely Farr	Mr. Fyfe Glasgow Hayden Heine Jenks Jones Kane	Mr. MacKay Martindale Mills Moffatt Moriarty Peek Rumer	Mr. Seeley Sheldon Traver Van Akin Woodman Yeomans	27
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#### NAYS.

Mr. Brown Mr. Doherty Mr. Linsley Mr. Smith

The title of the bill was agreed to.

By the Committee on Constitutional Amendments: The Committee on Constitutional Amendments report Senate Joint Resolution No. 230, entitled

Joint Resolution proposing to amend section 2 of article 7 of the Constitution of the State of Michigan relative to elections;

With the recommendation that the Joint Resolution pass.

WILLIS N. MILLS. Chairman.

The report was accepted and the committee discharged.

The Joint Resolution was referred to the committee of the whole and placed on the General Order.

By the Committee on Constitutional Amendments: The Committee on Constitutional Amendments report Senate Joint Resolution No. 295, entitled

Joint Resolution proposing an amendment to section 10 of article 14 of the Constituion of the State of Michigan to provide for specific tax on credits, to be paid into the general fund of the State;

With the recommendation that the Joint Resolution pass.

WILLIS N. MILLS. Chairman.

The report was accepted and the committee discharged.

The Joint Resolution was referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report

Senate bill No. 348, entitled

A bill to amend an act, entitled "An act to reincorporate the city of Menominee, to provide for the election and appointment of officers therein, and to repeal act No. 228 of the Session Laws of 1883, entitled 'An act to incorporate the city of Menominee,' and to repeal act No. 281 of the Session Laws of 1891, entitled 'An act to revise and amend the charter of the city of Menominee,' being Act 228 of the Session Laws of 1883, en-

titled 'An act to incorporate the city of Menominee.' approved A 1891, and all amendments thereto," approved May 22, 1901, as an by act No. 417 of the Local Acts of 1903;

With the following amendments thereto:

1. By striking out of section 1 all of lines 1, 2 and 3 and ins in lieu thereof the following:

Section 1. That section 1 of title 5 and section 44 of title 6 No. 442 of the Local Acts of 1901, entitled "An act to reincorpora city of Menominee. to provide for the election and appointment cers therein, and to repeal act No. 228 of the Local Acts of 186 titled 'An act to incorporate the city of Menominee,' and to repe No. 281 of the Local Acts of 1891, entitled 'An act to revise and ame charter of the city of Menominee, being Act 228 of the Local A 1883, entitled "An act to incorporate the city of Menominee," approved May 22, 19 amended, be amended so as to read as follows: Title V.

2. By striking out of section 2 all of lines 1 and 2 and insert lieu thereof the words "Title VI."

Recommend that the amendments be concurred in, and that so amended the bill pass.

W. E. Brow Chair

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendments to the bill by the committee.

The motion prevailed.

Mr. Mills moved that the rules be suspended, and that the placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present therefor.

The bill was then read a third time and passed, a majority of Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	M	r. Russell
Baird	Fyfe	MacKay		Seeley
Brown	Glasgow	Martindale		Sheldon
Cook	Hayden	Mills		Smith
Cropsey	Heine	Moffatt		Traver
Curtis	Jenks	Moriarty		Van Aki
Doherty	` Jones	Peek		Woodmai
Ely	Kane	Rumer	•	Yeomans

#### NAYS.

The question being on agreeing to the title,

Mr. Mills moved to amend the title so as to read as follows:

A bill to amend section 1 of title 5 and section 44 of title 6 No. 442 of the Local Acts of 1901, entitled "An act to re-incorthe city of Menominee, to provide for the election and appoint nofficers therein, and to repeal act No. 228 of the Local Acts of 18 titled 'An act to incorporate the city of Menominee,' and to rep

No. 281 of the Local Acts of 1891, entitled 'An act to revise and amend the charter of the city of Menominee, being act No. 228 of the Local Acts of 1883, entitled "An act to incorporate the city of Menominee," approved April 9, 1891, and all amendments thereto," approved May 22, 1901.

The motion prevailed, and the title of the bill was so amended.

The title of the bill as amended, was then agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Baird moved that the Senate take a recess until 2:45 o'clock p. m. The motion prevailed, the time being 2:30 o'clock p. m.

#### AFTER RECESS.

2:45 o'clock p. m.

The Senate was called to order by the President.'
A quorum of the Senate was present.
The Senate resumed the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Elections:

The Committee on Elections report

Senate bill No. 292 (file No. 101), entitled

A bill relative to the nomination of party candidates for public office, and delegates to political conventions, in certain cases, to regulate and protect primary elections, and to prescribe penalties for violation of the provisions hereof;

With the accompanying substitute therefor, having the same title;

Recommend that the substitute be concurred in and that the bill, as substituted, pass.

JOHN BAIRD, Chairman.

The report was accepted and the committee discharged.

Mr. Baird moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

Mr. Doherty moved that the bill be made a special order for tomorrow, Wednesday, May 10, at 3 o'clock p. m.

The motion prevailed.

By unanimous consent,

Mr. Baird offered the following resolution:

Senate resolution No. 55.

Resolved, That the secretary of the Senate be and he is hereby of the have printed, the primary election bill reported to the Senate by the Committee on Elections, said bill to be on the desks of the bers of the Senate not later than 12 o'clock, noon, tomorrow.

The resolution was adopted.

By the Committee on Fisheries:

The Committee on Fisheries report

House bill No. 780, entitled

A bill for the protection of fish in the Kalamazoo river and its taries in the townships of Marshall and Marengo, in the county houn;

With the recommendation that the bill pass.

O. C. Moffa Chair

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed General Order.

By the Committee on Fisheries: The Committee on Fisheries report

Senate bill No. 369, entitled

A bill to amend section 1 of act No. 198 of the Public Acts o entitled "An act to prevent fishing with seines and every kind in certain counties in the State of Michigan;"

With the recommendation that the bill pass.

O. C. Moffa Chair

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed General Order.

By the Committee on Fisheries: The Committee on Fisheries report

House bill No. 331, entitled

A bill to amend act No. 107 of the Public Acts of 1901, entitle act to prohibit the catching, killing or destroying of fish with se any species of continuous nets or with any form of spear or trap manner whatsoever, except with hook and line, in the waters of Lake, or in the channel leading from said Silver Lake to Lake Mi in the township of Golden, Oceana county, Michigan, and provipenalty therefor;

With the recommendation that the bill pass.

O. C. Moffa Chair

The report was accepted and the committee discharged.

Mr. Farr moved that the rules be suspended, and that the bill be on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	Mr. Seeley
Baird	Fyfe	Linsley	Sheldon
Brown	Glasgow	Moffatt	Traver
Cook	Hayden	Moriarty	Van Akin
Curtis	Heine	Peek	Woodman
Doherty	Jenks	Rumer	Yeomans
Ely	Jones	Russell	

NAYS.

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The title of the bill was agreed to.

Mr. Farr moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Cook moved that the Senate take a recess until 3:05 o'clock p. m. The motion prevailed, the time being 2:50 o'clock p. m.

#### AFTER RECESS.

3:05 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present.

The Senate resumed the regular order of business.

#### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 101, entitled

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A bill to reincorporate the city of Coldwater, and to repeal act No. 250 of the laws of 1878, entitled "An act to revise the charter of the city

of Coldwater, being amendatory of an act, entitled 'An act to in ate the city of Coldwater,' approved February 28, 1861, as amer the several acts amendatory thereof," approved April 17, 1873, vised and amended by the several acts revisionary and amendator of, and to repeal all other acts or parts of acts inconsistent with t visions of this act;

And to inform the Senate that the House has amended the s follows:

- 1. By striking out all of section 4 after the word "council" in
- 2. By adding to section 4 after the word "council" the followiviso: Provided, That if the mayor shall not, at or before the subsequent regular meeting of the council, make the appointm office provided for in the preceding section, or if any of the appoins o made shall not have received the consent of the council at or such meeting, then at the next subsequent regular meeting of the it shall be competent for the council, and they shall have author a two-thirds vote of all the members thereof, to elect any or all appointive officers as may not have been appointed and confirmed

3. By striking out section 7 of chapter 26 and inserting a new

to stand as section 7 and to read as follows:

Sec. 7. Said board may maintain a district library and may to the purchase of books therefor such sums annually as they may expedient: Provided, That the Free Public Library and Reading now existing in such city and organized under the general laws state may be continued under such laws with all the rights, privile immunities appertaining thereto, as at present enjoyed, howe same may be derived, anything herein contained to the contrary notwithstanding;

And that, as thus amended, the House has passed said bill a also ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PLEI Clerk of the House of Representa

The question being on concurring in the amendments made to by the House,

Mr. Linsley moved that the Senate concur.

The motion prevailed, a majority of the Senators elect voting t by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis	Mr. Farr	Mr. Linsley	Mr. Russell
	Fyfe	MacKay	Seeley
	Glasgow	Martindale	Smith
	Hayden	Mills	Traver
	Heine	Moffatt	Van Ak
	Jenks	Moriarty	Woodm
Curtis Doherty Ely	Jenks Jones Kane	Moriarty Rumer	Woodm: Yeoman

#### NAYS.

The question then being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	Linsley	Mr.	Russell
	Baird		Fyfe		MacKay		Seeley
	Brown		Glasgow		Martindale		Smith
	Cook		Hayden		Mills		Traver
	Сгорвеу		Heine		Moffatt		Van Akin
	Curtis		Jenks		Moriarty		Woodman
	Doherty		Jones		Rumer		Yeomans
	Elv		Kane				

NAYS.

30

The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 8, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 784, entitled

A bill to legalize the action of the common council of the city of Ludington in granting a thirty year gas franchise to the Ludington Gas Company, on the tenth day of February, A. D. 1905;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Farr moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Mr. Farr Mr. Linsley Mr. Russell Seeley Brown Glasgow Martindale Smith

#### STATE OF MICHIGAN.

Mr. Cook	Mr. Hayden	Mr. Mills	Mr. Traver
Сгорвеу	Heine	Moffatt	Van Al
Curtis	Jenks	Moriarty	Woodm
Doherty	Jones	Rumer	Yeomai
Ely	Kane		

#### NAYS.

The title of the bill was agreed to.

Mr. Farr moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect votility, and the bill was ordered to take immediate effect.

The following message from the House was also received and

House of Representation May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following House bill No. 616 (file No. 200), entitled

A bill to repeal act No. 183 of the Public Acts of 1903, approv 4, 1903, entitled "An act defining the jurisdiction of circuit c chancery in certain cases";

And to inform the Senate that the bill has passed the House. In this action of the House the concurrence of the Senate is

fully asked.

Very respectfully,
CHARLES S. PIE
Clerk of the House of Represent:

The bill was read a first and second time by its title and referre Committee on Judiciary.

The following message from the House was also received and

House of Representation May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following House bill No. 662 (file No. 206), entitled

A bill to provide for the gathering of spawn in the Great Lake ing upon this State, by the United States Bureau of Fisheries provide a penalty for the unauthorized use or imitation of ens markers used by the United States Bureau of Fisheries in tak spawn; and to repeal section 6 of act No. 88 of the Public Acts of

And to inform the Senate that the bill has passed the House. In this action of the House the concurrence of the Senate is

fully asked.

Very respectfully,
CHARLES S. PIE
Clerk of the House of Represent

The bill was read a first and second time by its title and referred to the Committee on Fisheries.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 754, entitled

A bill to provide for the compulsory attendance of children between the ages of seven and sixteen in the public schools of District No. 2, township of Calumet, county of Houghton and state of Michigan;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Education and Public Schools.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 761, entitled

A bill to amend section 13 of act No. 342 of the Local Acts of 1903, entitled "An act to establish a township road system in the township of Farmington, county of Oakland, and to provide for the raising of funds therefor, and the appointment and election of four township overseers of highways and to prescribe their powers and duties," as added by House Enrolled Act No. 196, of the session of 1905;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
- Charles S. Pierce,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Seeley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority o Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Seeley
Baird	Fyfe	MacKay	Sheldor
Brown	Glasgow	Martindale	Smith
Cook	Hayden	Mills	Traver
Cropsey	Heine	Moffatt	Van Al
Curtis	Jenks	Moriarty	Woodm
Doherty	Jones	Rumer	Yeoma
Ely	Kane	Russell	-

#### NAYS.

. The title of the bill was agreed to.

Mr. Seeley moved that the bill be ordered to take immediate eff The motion prevailed, two-thirds of all the Senators elect voti: for, and the bill was ordered to take immediate effect.

The following message from the House was also received and

House of Represent May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the followin; House bill No. 763, entitled

A bill to authorize Bay City to borrow money and issue i therefor, to defray the expenses of construction of local imprefor the year 1905, and to provide for the payment of said bonds;

And to inform the Senate that the bill has passed the House been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is fully asked.

Very respectfully,

CHARLES S. PIE
Clerk of the House of Represent

The bill was read a first and second time by its title, and per reference to a committee,

Mr. Heine moved that the rules be suspended, and that the placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators presentherefor.

The bill was then read a third time and passed, a majority c Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Seeley
Baird	Fyfe	MacKay	Sheldo
Brown	Glasgow	Martindale	Smith
Cook	Hayden	Mills	Traver
Cropsey	Heine	Moffatt	Van A
Curtis	<b>Jenks</b>	Moriarty	Woodn
Doherty	Jones 🕯	Rumer	Yeoma
Ely	Kane	Russell	

NAYS.

The title of the bill was agreed to.

Mr. Heine moved that the Mil be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 786, entitled

A bill to amend act No. 321 of the Local Acts of 1893, entitled "An act to reincorporate the city of Gladstone, in the county of Delta, and to repeal all acts or parts of acts inconsistent with the provisions of this act," approved March 27, 1893, as amended by act No. 349 of the Local Acts of the State of Michigan for the year 1897, by amending chapter 2, section 3 of chapter 4, sections 4 and 7 of chapter 6, and sections 4 and 7 of chapter 30;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Mills moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Ely	Mr. Farr Fyfe Glasgow Hayden Heine Jenks Jones	Mr. Kane MacKay Martindale Mills Moffatt Moriarty Rumer	Mr. Russell Seeley Sheldon Smith Van Akin Woodman Yeomans
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29

NAYS.

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The title of the bill was agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 789, entitled

A bill to change the name of the village of Sanilac Centre, in the county of Sanilac, to Sanilac;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 659, entitled

A bill to repeal Act 47 of the Public Acts of 1838, entitled "An act to prevent the circulation of bills or tickets of a less denomination than one dollar," approved March 22, 1838, being sections 11358 and 11359 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Banks and Corporations.

The following message from the House was also received and read:

House of Representatives, May 8, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 106 (file No. 18), entitled

A bill to authorize any corporation organized under Act 39 of the Public Acts of 1889, of this State, entitled "An act to authorize the for-

mation of corporations for the purchase and improvement of grounds to be occupied for summer homes, for camp-meetings, for meetings of assemblies or associations and societies organized for intellectual and scientific culture and for the promotion of the cause of religion and morality, or for any or all such purposes," to amend its articles of incorporation;

And to inform the Senate that in the passage of the bill, the House

has concurred, and has ordered the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Hayden moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

# INTRODUCTION OF BILLS.

Mr. Sheldon introduced

Senate bill No. 371, entitled

A bill providing for the appointment of a Deputy County Drain Commissioner in the county of Ottawa and defining his powers and duties and fixing his compensation.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Sheldon moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Seeley
Baird	Fyfe	MacKay	Sheldon
Brown	Glasgow	Martindale	Smith
Cook	Hayden	Mills	Traver
Cropsey	Heine	Moffatt	Van Akin
Curtis	Jenks	Moriarty	Woodman
Doherty	Jones	Rumer	Yeomans
Ely	Kane	Russell	•

31

# NAYS.

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The title of the bill was agreed to.

Mr. Sheldon moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Brown introduced

Senate bill No. 372, entitled

A bill to provide for the inspection and examination by the Attorney

132

**25** .

General of books, papers and documents in the custody or control of any railroad company.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Cook moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. Jones	Mr. Seeley
Baird	Fyfe	Linsley	Sheldon
Brown	Glasgow	Martindale	Traver
Cook	Hayden	Moffatt	<b>Va</b> n Akin
Сгорвеу	Heine	Mori <b>arty</b>	Woodman
Curtis	Jenks	Russell	Yeomans
ी प्रतिक			

NAYS.

## Mr. MacKay

The title of the bill was agreed to.

Mr. Brown moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor and the bill was ordered to take immediate effect.

Mr. Farr moved that the Senate resolve itself into the committee of the whole on the

## GENERAL ORDER.

The motion prevailed.

The President called Mr. Fyfe to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

Senate bill No. 358 (file No. 136), entitled

A bill to punish persons under twenty-one years of age who shall make to any druggist, pharmacist or druggist's clerk any statement or representation that he is twenty-one years of age or upwards for the purpose of inducing any such druggist, pharmacist or druggist's clerk to sell or furnish such person any malt, brewed, spirituous, vinous or fermented liquors;

Also:

Senate bill No. 187 (file No. 131), entitled

A bill to amend sections 1, 3, 4, 5 and 8 of act No. 29 of the Public

Acts of 1869, entitled "An act to regulate the manufacture, and provide for the inspection of salt," being sections 4911, 4913, 4914, 4015 and 4018, respectively, of the Compiled Laws of 1897;

Also:

Senate bill No. 165 (file No. 141), entitled

A bill authorizing the appointment of a commission to ascertain and exactly determine the position of Michigan troops in the battle of Pittsburg Landing or Shiloh, and to make an appropriation to pay the necessary traveling expenses of the members of the commission;

Also:

Senate bill No. 164 (file No. 142), entitled

A bill to amend section 8 of act No. 196 of the Public Acts of 1903, entitled "An act to create a commission and define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the state of Michigan at the Louisiana Purchase Exposition at St. Louis, Missouri, in the year 1904, and to provide a tax to meet same," approved June 10, 1903, and to amend said act by adding thereto a new section to stand as section 10;

Also:

Senate bill No. 99 (file No. 134), entitled

A bill making appropriations for the State Asylum for special purposes for the fiscal year ending June 30, 1906, and the fiscal year ending June 30, 1907, and to provide a tax therefor;

Also:

Senate bill No. 155 (file No. 146), entitled

A bill to amend section 144 of Act 206 of the Public Acts of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as added by Act 97 of the Public Acts of 1899;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

Senate bill No. 56 (file No. 135), entitled

A bill making appropriations for the Northern Michigan Asylum for the Insane for building and special purposes for the biennial period ending June 30, 1907, and to provide a tax therefor;

Also:

Senate bill No. 44 (file No. 129), entitled

A bill to revise and amend the laws for the protection of game and fish;

Have made sundry amendments thereto, and have directed their man to report the same back to the Senate, asking concurrence than recommend their passage.

> Andrew Fyr Chairi

The report was accepted.

The bills named in part I of the report were placed on the or Third Reading of Bills.

Mr. Fyfe moved that the Senate concur in the amendments m

the bills named in part II of the report.

The motion prevailed, and the same were placed on the order of Reading of Bills.

## THIRD READING OF BILLS.

House bill No. 472 (file No. 159), entitled

A bill to amend sections 1 and 7 of act No. 171, Public Acts o entitled "An act to regulate the construction of the tracks of ra and street railroads across each other, and the stringing of wires, cor other, over railroad tracks, and relative to the maintenance c tracks heretofore so constructed, and wires heretofore so strung same being section 6349, Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senator

voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	Mr. Peek
Baird	Fyfe	Linsley	Russell
Brown	Glasgow	` MacKay	Seeley
Cook	Hayden	Martindale	Sheldon
Cropsey	Heine	Mills	Traver
Curtis	Jenks	Moffatt	Yeomans
Ely	Jones	Moria <b>r</b> ty	

#### NAYS.

The title of the bill was agreed to.

Mr. Fyfe moved that the bill be ordered to take immediate effect The motion prevailed, two-thirds of all the Senators elect voting for, and the bill was ordered to take immediate effect.

House bill No. 473 (file No. 158), entitled

A bill to amend section 7 of act 198 of the Public Acts of 1873,  $\epsilon$  "An act to revise the laws providing for the incorporation of r companies and to regulate the running and management and to duties and liabilities of all railroads and other corporations owni operating any railroad in this state, being section 6232, Compile of 1897, as amended by acts Nos. 180 and 266 of the Public Acts and by acts Nos. 80 and 153 of the Public Acts of 1901;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr.	Ashley	Mr.	Farr	Mr.	Kane.	Mr.	Russell	
	Baird		Fyfe		Linsley		Seeley	
	Brown		Glasgow		Martindale		Sheldon	
	Cook		Hayden		Mills		Traver	
	Сторвеу		Heine		Moffatt		Woodman	
	Curtis		Jenks		Moriarty		Yeomans	
	Ely		Jones		Peek			
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NAYS.

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The title of the bill was agreed to.

Mr. Hayden moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 153 (file No. 144), entitled A bill to amend act 186 of the Public Acts of 1895, entitled "An act to provide for the examination of witnesses in open court in causes in chancery, and for the settlement of the evidence taken upon such examination and hearing; and for the settlement of a case where the evidence is taken before a circuit court commissioner," the same being section 10188 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Ely Farr	Mr. Fyfe Glasgow Hayden Heine Jenks Jones Kane	Mr. Linsley MacKay Martindale Mills Moffatt Moriarty Peek	Mr. Russell Seeley Sheldon Traver Van Akin Woodman Yeomans
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NAYS.

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The question being on agreeing to the title,

Mr. Brown moved to amend the title so as to read as follows:

A bill to amend section 1 of act No. 186 of the Public Acts of 1895. entitled "An act to provide for the examination of witnesses in open court in causes in chancery, and for the settlement of the evidence taken upon such examination and hearing; and for the settlement of a case where the evidence is taken before a circuit court commissioner," the same being section 10188 of the Compiled Laws of 1897.

The motion prevailed and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. MacKay moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 272 (file No. 140), entitled

A bill to regulate the practice of circuit courts upon motions to quash, demurrers and dilatory pleas, and to provide for the review of decisions thereon by the Supreme Court:

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	Mr. Russell
Baird	<b>Fyf</b> e	Linsley	Seeley
Brown	Glasgow	MacKay	Sheldon
Cook	Hayden	Martindale	Traver
Cropsey	Heine	Moffatt	<ul> <li>Van Akin</li> </ul>
Curtis	Jenk <b>s</b>	Moriart <b>y</b>	Woodman
Ely	Jones	Peek	Yeomans

NAYS.

28 (

The title of the bill was agreed to.

Mr. MacKay moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting there for, and the bill was ordered to take immediate effect.

Senate bill No. 353 (file No. 138), entitled
A bill to amend section 1 of act No. 76 of the Public Acts of 189 entitled "An act to protect side walks and side paths, and to provide penalty for its violation;"

Was read a third time and passed, a majority of all the Senators ele voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	Kane	Mr.	Russell
	Baird		Fyfe		Linsley		Seeley
	Brown		Glasgow		MacKay		Sheldon
	Cook		Hayden		Martindale		Van Akin
	Cropsey		Heine		Moffatt		Woodman
	Curtis		Jenks		Moriarty		Yeomans
	Riv.		Tones		Peek		

## NAYS.

The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect The motion prevailed, two-thirds of all the Senators elect v therefor, and the bill was ordered to take immediate effect.

Senate bill No. 345 (file No. 137), entitled

A bill to amend section 2 of chapter 32 of act No. 215 of the 1 Acts of 1895, entitled "An act to provide for the incorporation of of the fourth class," being section 3339 of the Compiled Laws of 18 Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Linsley	Mr. Seeley	
Baird	Glasgow	Martindale	Sheldon	
Brown	Hayden	Moffatt	Traver	
Cook	Heine	Moriarty	Van Akin	
Cropsey	Jenks "	Peek	Woodman	
Curtis	Jones	Russell	Yeomans	
Farr	Kane			26
		NAYS.		0

The title of the bill was agreed to.

Senate bill No. 146 (file No. 132), entitled

A bill providing for a biological survey of the State;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	Mr. Russell
Baird •	Fyfe	Linsley	Seeley
Brown	Glasgow	MacKay	Sheldon
Cook	Hayden'	Martindale	Traver
Cropsey	Heine	Moffatt	Van Akin
Curtis	Jenks	Moriarty	Woodman
Ely	Jones	Peek	Yeomans
		NAVS	

NAIS

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The title of the bill was agreed to.

Mr. Jenks moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 148 (file No. 133), entitled

A bill providing for the extension of the work of the State Board of Geological Survey and making an appropriation to meet the expenses thereof:

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	Mr. Russell	
Baird	Fyfe	Linsley	Seeley	
Brown	Glasgow	MacKay	Sheldor	a
Cook	Hayden	Martindale	Traver	
Cropsey	Heine	Moffatt	Van Al	k <b>in</b>
Curtis	Jenks	Moriarty	Yeomai	n B
Ely	Jones	Peek		2

NAYS.

The title of the bill was agreed to.

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Mr. Jenks moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 358 (file No. 136), entitled

A bill to punish persons under 21 years of age who shall make to any druggist, pharmacist or druggist's clerk any statement or representation that he is 21 years of age or upwards for the purpose of inducing any such druggist, pharmacist or druggist's clerk to sell or furnish such person any malt, brewed, spirituous, vinous or fermented liquors;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Linsley	Mr. Seeley
Baird	Glasgow	MacKay	Sheldon
Brown	Hayden	Martindale	Traver
Cook	Heine	Moffatt	Van Akin
Cropsey	Jenks	Moriarty	Woodman
Curtis	Jones	Peek	Yeomans
Elv	Kane	Russell	

## NAYS.

The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 187 (file No. 131), entitled

A bill to amend sections 1, 3, 4, 5 and 8 of act No. 29 of the Pub Acts of 1869, entitled "An act to regulate the manufacture, and provious for the inspection of salt," being sections 4911, 4913, 4914, 4015, a 4018, respectively, of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators e

voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley Baird Cook Cropsey Curtis Ely	Mr. Glasgow Hayden Heine Jenks Jones Kane	Mr. MacKay Martindale Moffatt Moriarty 'Peek Russell	Mr. Sheldon Smith Traver Van Akin Woodman Yeomans
	Fyfe	Linsley		

### NAYS.

The question being on agreeing to the title,

Mr. Fyfe moved to amend the title so as to read as follows:

A bill to amend sections 1, 3, 4, 5 and 8 of act No. 29 of the Acts of 1869, entitled "An act to regulate the manufacture, and profession of salt," being sections 4911, 4913, 4914, 4914, 4918, respectively of the Compiled Laws of 1897.

The motion prevailed, and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. Woodman moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 165 (File No. 141), entitled

A bill authorizing the appointment of a commission to ascertain and exactly determine the position of Michigan troops in the battle of Pittsburg Landing or Shiloh, and to make an appropriation to pay the necessary traveling expenses of the members of the Commission;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Mr. Farr Baird Fyfe Brown Glasgow Cook Hayden Cropsey Heine Curtis Jenks Ely Jones	Mr. Linsley MacKay Martindale Moffatt Moriarty Peek Russell	Mr. Seeley Sheldon Traver Van Akin Woodman Yeomans
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NAYS.

27

The title of the bill was agreed to.

Mr. Sheldon moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 164 (file No. 142), entitled

A bill to amend section 8 of act No. 196 of the Public Acts of 1903, entitled "An act to create a commission and define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the state of Michigan at the Louisiana Purchase Exposition at St. Louis, Missouri, in the year 1904, and to provide a tax to meet same," approved June 10, 1903, and to amend said act by adding thereto a new section to stand as section 10:

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr Farr	Mr. Linsley	Mr. Seeley
Baird	Fyfe	МасКау	Sheldo <b>n</b>
Brown	Glasgow	Martindale	Smith
Cook	Hayden	Moffatt	Traver
Сгорвеу	Heine	Moriarty	Van Akin
Curtis	Jenks	Peek	Woodman
Doherty	Jones	Russell	Yeomans

NAYS.

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Mr. Fyfe moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 99 (file No. 134), entitled

. A bill making appropriations for the State Asylum for special purposes for the fiscal year ending June 30, 1906, and the fiscal year ending June 30, 1907, and to provide a tax therefor;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Baird	Mr.	Fyfé	Mr.	MacKay	Mr.	Sheldon
	Cook		Glasgow		Martindale		Smith
	Cropsey		Hayden		Moffatt		Traver
	Curtis		Heine		Moriarty		Van Akin
	Doherty		Jenks		Peek		Woodman
	Ely		Jones		Russell		Yeomans
	Farr		Linslev		Seelev		

NAYS.

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The title of the bill was agreed to.

Mr. Yeomans moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 44 (file No. 129), entitled

A bill to revise and amend the laws for the protection of game and fish;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley M Baird Brown Cook Cropsey Curtis Doherty Ely	r. Farr Fyfe Glasgow Hayden Heine Jenks Jones	Mr. Linsley MacKay Martindale Moffatt Moriarty Peek Russell	Mr.	Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
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NAYS.

The question being on agreeing to the title,

Mr. Baird moved to amend the title so as to read as follows:

A bill to revise and amend the laws for the protection of game and birds.

The motion prevailed and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Senate bill No. 56 (file No. 135), entitled

A bill making appropriations for the Northern Michigan Asylum for the Insane for building and special purposes for the biennial period ending June 30, 1907, and to provide a tax therefor;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cropsey Curtis Doherty Ely	Mr Farr Fyfe Glasgow Hayden Heine Jenks	Mr. Jones Linsley MacKay Martindale Moffatt Moriarty	Mr. Peek Russell Seeley Smith Traver Yeomans	25
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NAYS.

The title of the bill was agreed to.

Mr. Moffatt moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

## INTRODUCTION OF BILLS.

Mr. Seeley introduced

Senate bill No. 373, entitled

A bill to amend the title and sections 4, 6, 8 and 9 of act No. 173 of the Public Acts of 1901, entitled "An act to provide for the assessment of the property of railroad companies, union station and depot companies, express companies, car loaning companies, stock car companies, refrigerator car companies, and fast freight line companies; and for the levy of taxes thereon by a State Board of Assessors, and for the collection of such taxes," as amended by act No. 45 of the Public Acts of 1903.

The bill was read a first and second time by its title and on motion of

Mr. Seeley was referred to the Committee on Taxation.

By unanimous consent the Senate returned to the order of

## MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 787, entitled

A bill to authorize the Board of Health of the township of Oneida, in the county of Eaton, to acquire and enlarge burying grounds in said township and approaches thereto, and to provide the manner of acquiring private property for such purpose;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Glasgow moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr Farr	Mr. Linsley	Mr. Seeley
Baird	Fyfe	MacKay	Sheldon
Brown	Glasgow	Martindale	Smith
Cook	Hayden	Moffatt	Traver
Сгорвеу	Heine	Moriarty	Van Akin
Curtis	Jenks	Peek	Woodman
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NAYS.

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The title of the bill was agreed to.

Mr. Glasgow moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The Secretary submitted the following report:

Lansing, Mich., May 9, 1905.

To the President of the Senate:

Sir-

House substitute for Senate bill No. 293

And

House bill No. 129 (enrolled No. 106);

Also:

Senate bill No. 16 (file No. 12, enrolled No. 107);

Also:

Senate bill No. 175 (enrolled No. 108);

Have been printed and have this day been presented to the Governor for his approval.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

Mr. Jones moved that the Senate adjourn.

The motion prevailed, the time being 5:50 o'clock p. m.

The President declared the Senate adjourned until tomorrow at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

# SEVENTY-SEVENTH DAY.

Lansing, Wednesday, May 10, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President.

Religious exercises were conducted by Rev. Father L. I. Brancheau of Lansing.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Curtis, Doherty, Ely, Farr, Fyfe, Glasgow, Hayden, Heine, Jenks, Jones, Kane, Linsley, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Woodman, Yeomans—32.

## REPORTS OF STANDING COMMITTEES.

By the Committee on Railroads:

The Committee on Railroads report

House bill No. 622 (file No. 166), entitled

A bill to amend section 13 of act No. 35 of the laws of 1867, entitled "An act to provide for the formation of street railway companies," being section 6446 of the Compiled Laws of 1897, as amended by act No. 234 of the Public Acts of 1901:

With the recommendation that the bill pass.

M. H. Moriarty, Chairman.

The report was accepted and the committee discharged.

Mr. Mills moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting herefor.

The bill was then read a third time, and pending the taking of the vote on the passage thereof.

Mr. MacKay moved to amend the bill by inserting at the end of section

13 the following proviso:

"Provided, That the provisions of this act relative to the condemnation of property shall not apply to and be operative in the county of Wayne."

The amendment was not adopted.

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The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Ely	Mr. Jones	Mr. Rumer
Baird	Farr	Linsley	Russell
Brown	Fyfe	Mills	Sheldon
Cook	Glasgow	Moffatt	Smith
Cropsey	Hayden	Moriarty	Woodman
Curtis	Heine	Peek	Yeomans
Doherty	Jenks		•

# NAYS.

Mr. Kane	Mr. Martindale	Mr. Seeley	Mr. Traver
MacKay			

The title of the bill was agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on State Prison at Jackson:

The Committee on State Prison at Jackson report

House bill No. 773, entitled

A bill making an appropriation for the State Prison at Jackson for the fiscal year ending June 30, 1906, for the purpose of repairing and replacing portions of the machine shops recently damaged by fire, including a new metal, tile or slate roof, and for the purchase of material for the erection of a brick storeroom, and to provide a tax therefor;

With the recommendation that the bill be referred to the Committee

on Finance and Appropriations.

T. D. SEELEY, Chairman.

The report was accepted and the committee discharged.

Mr. Seeley moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on State Affairs:

The Committee on State Affairs respectfully requests that

Senate bill No. 368, entitled

A bill to regulate the telephone service of competing lines in the different cities and villages of the state of Michigan;

Be printed for the use of the committee.

A. J. DOHERTY. Chairman.

The question being on complying with the request of the committee, The request was granted and the bill was ordered printed.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

House bill No. 789, entitled

A bill to change the name of the village of Sanilac Centre, in the county of Sanilac, to Sanilac;

With the accompanying substitute therefor, having the same title, Recommend that the substitute be concurred in and that the bill, as substituted, pass.

> A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Farr moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

Mr. Jenks moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr. Farr	Mr. Martindale	Mr. Seeley
Hayden	Mills	Sheldon
Heine	Moffatt	Smith
Jenks	Moriarty	Traver
Jones	Peek	Van Akin
Kane	Rumer	Woodman
Linsley	Russell	Yeomans
MacKay		
	Hayden Heine Jenks Jones Kane Linsley	Hayden Mills Heine Moffatt Jenks Moriarty Jones Peek Kane Rumer Linsley Russell

NAYS.

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The title of the bill was agreed to.

Mr. Jenks moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting there-

for, and the bill was ordered to take immediate effect.

### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 396 (file No. 213), entitled A bill to amend section 2 of chapter 140 of the Revised Statutes of 1846, entitled "Of the limitations of personal actions," the same being compiler's section number 9729 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 370 (file No. 225), entitled

A bill to provide for the submission to the qualified electors, of the question of calling a convention for the purpose of making a general revision of the constitution;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and on motion of Mr. Fyfe was referred to the Committee on Constitutional Amendments.

The following message from the House was also received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 26 (file No. 103), entitled

A bill to repeal act No. 209 of the Public Acts of 1899, entitled "An act to provide for the placing of low water alarms on steam boilers and providing a penalty for a non-compliance of the same";

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and on motion of Mr. Baird was referred to the Committee on Labor Interests.

The following message from the House was also received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 511 (file No. 249), entitled

A bill to make appropriations for buildings and repairs to the State Agricultural College for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Agricultural College.

The following message from the House was also received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 512 (file No. 248), entitled

A bill to make an appropriation for improving, experimenting with and exhibiting the live stock and poultry of the Agricultural College, and provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Agricultural College.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 187 (file No. 203), entitled

A bill to annex certain territory situated in the township of Springwells, in the county of Wayne, to the city of Detroit and to apply and make operative in said territory all statutes and laws now or hereafter made applicable to and operative in said city;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 542 (file No. 201), entitled

A bill to provide for the appointment of a public administrator in each of the counties of the state of Michigan, to prescribe the duties and fix the compensation of such officers, and to repeal all inconsistent acts;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 605 (file No. 223), entitled

A bill to amend section 72 of an act, entitled "Of the powers and duties of townships, and election and duties of township officers," the same being section 2345 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.



The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 69 (file No. 226), entitled

A bill to insure the payment of subcontractors and wages earned and material used in constructing, repairing or ornamenting public buildings and public works;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 277 (file No. 221), entitled

A bill to amend section 10 of an act, entitled "An act authorizing the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," approved May 22, 1877; and to repeal all acts or parts of acts in conflict herewith;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Banks and Corporations.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 684 (file No. 219), entitled

A bill regulating the manner in which car or cars operated over street railways, and car or cars operated over any other railroad where other

than steam power is used in operating such cars shall approach and cross over the tracks of any other railroad;
And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill: House bill No. 685 (file No. 218), entitled

A bill authorizing street railway companies or any railroad company organized under the laws of this state to own, maintain and operate steamboats, barges or vessels;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully. CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 25 (file No. 6), entitled

A bill to amend section 1 of chapter 140 of the Revised Statutes of 1846, entitled "Of the limitations of personal actions," being section 9728 of the Compiled Laws of 1897:

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIEDCE, · Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 348, entitled

A bill to amend section 1 of title 5 and section 44 of title 6 of act No. 442 of the Local Acts of 1901, entitled "An act to reincorporate the city of Menominee, to provide for the election and appointment of officers therein, and to repeal act No. 228 of the Local Acts of 1883, entitled 'An act to incorporate the city of Menominee,' and to repeal act No. 281 of the Local Acts of 1891, entitled 'An act to revise and amend the charter of the city of Menominee, being act No. 228 of the Local Acts of 1883, entitled "An act to incorporate the city of Menominee," approved April 9, 1891, and all amendments thereto," approved May 22, 1901; And to inform the Senate that in the passage of the bill the House has

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 312, entitled

A bill to divide the township of Bedford, in the county of Monroe, into two election districts:

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 297, entitled

A bill to authorize school district No. 7 of the township of Springwells, county of Wayne and state of Michigan, to borrow money and issue bonds therefor in the sum of \$50,000, to be used to refund its present bonded and floating indebtedness and to purchase site and build additional school buildings and for furnishing and equipping the same;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 78 (file No. 117), entitled

A bill to amend section 22 of chapter 21 of the Revised Statutes of 1846, said chapter being entitled "Hawkers and Peddlers," and said section being section 5330 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 291, entitled

A bill to prohibit the use of ferrets in hunting or killing rabbits in the counties of Lapeer, Cass, Kalamazoo, Saginaw, Van Buren and Isabella;

Mr. Ashley

Brown

Cook

And to inform the Senate that the House has passed the accompanying substitute therefor, entitled

A bill to prohibit the use of ferrets in hunting or killing rabbits in certain counties of this state:

And that in the passage of the bill, as thus substituted, the House has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the substitute passed by the House,

Mr. Brown moved that the Senate concur.

. Mr. Cropsey

Hayden

MacKay

The motion did not prevail, a majority of the Senators elect not voting therefor, by yeas and nays, as follows:

# YEAS.

Mr Martindale

Moffatt

Mills

			12
		NAYS.	
Mr. Baird Curtis Doherty Ely Farr	Mr. Fyfe Glasgow Heine Jenks Jones	Mr. Kane Linsley Moriarty Peek Russell	Mr. Seeley Smith Traver Van Akin Yeomans

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

Mr. Rumer

Sheldon

Woodman

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To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 234 (file No. 86), entitled

A bill to amend section 8 of chapter 232 of the Compiled Laws of 1897, with reference to divorce; and being compiler's section 8623;

And to inform the Senate that the House has amended the same as follows:

By inserting in line 7 of section 8, after the word "therein," the words "or by the defendant on a cross-bill."

And that in the passage of the bill, as thus amended, the House has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendment made to the bill by the House,

Mr. MacKay moved that the Senate concur.

The motion prevailed, a majority of the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Ely	Mr. Farr Fyfe Glasgow Hayden Jenks Jones Kane Linsley	Mr. MacKay Martindale Mills Moffatt Peek Rumer Russell	Mr. Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
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NAYS.

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The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the folowing bill:

Senate bill No. 240 (file No. 110), entitled

A bill making appropriations for the State Industrial Home for Girls, for building and special purposes and for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907;

And to inform the Senate that the House has amended the same as follows:

- 1. By striking out of line 3 of section 1 the words "seventy-three thousand five hundred dollars," and inserting in lieu thereof the words, "sixty-eight thousand dollars."
- 2. By striking out of line 5 of section 1 the words "seventy-four thousand four hundred dollars," and inserting in lieu thereof the words "sixty-eight thousand dollars."
- 3. By striking out of line 1 of section 2 the words "six thousand three hundred twenty-five dollars," and inserting in lieu thereof the words "five thousand six hundred twenty-five dollars."
- 4. By striking out of line 9 of section 2 the words "one thousand two hundred dollars," and inserting in lieu thereof the words, "one thousand dollars."
- 5. By striking out of lines 12 and 13 of section 2 the words "one thousand dollars," and inserting in lieu thereof the words, "five hundred dollars."
- 6. By striking out of lines 2 and 3 of section 4 the words "seventy-nine thousand and eight hundred twenty-five dollars," and inserting in lieu thereof the words, "seventy-three thousand six hundred twenty-five dollars."
- 7. By striking out of line 4 of section 4 the words "seventy-four thousand four hundred dollars," and inserting in lieu thereof the words "sixty-eight thousand dollars."

And that in the passage of the bill, as thus amended, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

Mr. Smith moved that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, May 9, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 215 (file. No. 80), entitled

A bill to amend act No. 209 of the Public Acts of 1893, entitled "An act to establish a home and training school for the feeble minded and epileptic, and making an appropriation for the same," as amended, by adding thereto a new section to be known as section 30;

And to inform the Senate that the House has amended the same as

follows:

By striking out of lines 12 and 13 of section 1 the words "on the recommendation of the superintendent of said institution."

And that in the passage of the bill, as thus amended, the House

has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendment made to the bill by the House,

Mr. Brown moved that the Senate concur.

The motion prevailed, a majority of the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr. Glasgow Hayden Heine Jenks Jones Kane Linsley	Mr Martindale Mills Moffatt Moriarty Peek Rumer Russell	Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
Ely	MacKay	•	

NAYS.

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The bill was then referred to the Secretary for printing and presentation to the Governor.

Mr. Doherty moved that the Senate take a recess until 2:55 o'clock p. m.

The motion prevailed, the time being 2:45 o'clock p. m.

## AFTER RECESS.

2:55 o'clock p. m.

The Senate was called to order by the President: A quorum of the Senate was present. The Senate returned to the order of

## REPORTS OF STANDING COMMITTEES.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report House bill No. 773, entitled

A bill making an appropriation for the State Prison at Jackson for the fiscal year ending June 30, 1906, for the purpose of repairing and replacing portions of the machine shops recently damaged by fire, including a new metal, tile or slate roof, and for the purchase of material for the erection of a brick storeroom, and to provide a tax therefor;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley .	Mr Farr	Mr. Linsley	Mr. Rumer
Baird	Fyfe	MacKay	Seeley
Cook	Glasgow	Martindale	Smith
Cropsey	Hayden	Mills	Van Akin
Curtis	Jenks	Moffatt	Woodman
Doherty	Jones	Moriarty	Yeomans
Elv	Kane	Peek	

NAYS.

The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

### INTRODUCTION OF BILLS.

Mr. Jones introduced

Senate bill No. 374, entitled

A bill to amend sections 5 and 6 of act No. 68 of the Public Acts of 1893, entitled "An act to provide for the incorporation of supreme, grand and subordinate lodges of the 'United Home Protectors Fraternity,' a co-operative fraternal building and loan society or order," being sections 7611 and 7612 of the Compiled Laws of 1897, and to add four new sections thereto to be known as sections Nos. 12, 13, 14 and 15.

The bill was read a first and second time by its title and referred to the

Committee on Religious and Benevolent Societies.

Mr. Yeomans introduced

Senate bill No. 375, entitled

A bill to prohibit the performance of any labor in the dredging out, straightening, widening or deepening of Prairie Creek in the township of Ronald, in the county of Ionia, state of Michigan, without the consent of the township board of Ronald township.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Yeomans moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr	Farr Fyfe Glasgow Hayden Jenks Jones Kane	Mr.	Martindale Mills Moffatt Moriarty Peek Rumer Russell	Mr.	Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
	Ely		Linsley				

. 30

NAYS.

The title of the bill was agreed to.

Mr. Yeomans moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

## SPECIAL ORDER.

The President announced that the hour had arrived for the special order and laid before the Senate

Senate bill No. 292 (file No. 149), entitled

A bill relative to the nomination of party candidates for public office,

and delegates to political conventions, in certain cases, to regulate and protect primary elections, and to prescribe penalties for violation of the provisions hereof.

Mr. Seeley moved that the Senate resolve itself into the committee of

the whole on the special order.

The motion prevailed.

The President called Mr. Baird to the chair.

After some time spent therein, the committee rose and through their chairman made the following report:

The committee of the whole have had under consideration the above

entitled bill,

And have directed their chairman to report the same back to the Senate, but not having completed the consideration thereof, report progress and ask leave to sit again.

John Baird, Chairman.

The report was accepted and the committee was granted leave to sit again.

Mr. Cropsey moved that the Senate take a recess until 7:30 o'clock p. m. Pending which,

Mr. Smith moved that the Senate adjourn.

The motion did not prevail.

The question then being on the motion made by Mr. Cropsey,

The motion prevailed, the time being 5:35 o'clock p. m.

## AFTER RECESS.

7:30 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present.

Mr. Doherty moved that the Senate resolve itself into the committee of the whole on the special order, the same being

Senate bill No. 292 (file No. 149), entitled

A bill relative to the nomination of party candidates for public office. and delegates to political conventions, in certain cases, to regulate and protect primary elections, and to prescribe penalties for violation of the provisions hereof.

The motion prevailed.

The President called Mr. Baird to the chair.

After some time spent therein, the committee rose and through their chairman made the following report:

The committee of the whole have had under consideration the above

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

John Baird, Chairman.

The report was accepted.

The question being on concurring in the amendments made to the bill in committee of the whole on the special order,

Mr. Brown moved that the Senate adjourn.

The motion prevailed, the time being 9 o'clock p. m.

The President declared the Senate adjourned until tomorrow at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

# SEVENTY-EIGHTH DAY.

Lansing, Thursday, May 11, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President.

Religious exercises were conducted by Rev. W. P. French of Lansing.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Curtis, Doherty Ely, Farr, Fyfe, Glasgow, Hayden, Heine, Jenks, Jones, Kane, Linsley, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Woodman, Yeomans—32.

Mr. Mills asked and obtained leave of absence for himself and for Mr. MacKay from tomorrow's session.

Mr. Moffatt asked and obtained leave of absence for himself until next Wednesday.

Messrs. Brown, Cook, Ely, Hayden, Heine, Linsley, Martindale, Russell, Seeley, Sheldon, Traver, Van Akin and Yeomans asked and obtained leave of absence for themselves from tomorrow's session.

Messrs. Fyfe and Rumer asked and obtained leave of absence for themselves from today's session after 4:30 o'clock p. m. and from tomorrow's session.

Mr. Curtis moved that when the Senate adjourn today, it stand adjourned until tomorrow at 8:30 o'clock a. m.

The motion prevailed.

Mr. Fyfe moved that when the Senate adjourn tomorrow, it stand adjourned until Monday, May 15, at 9 o'clock p. m.

The motion prevailed.

## MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, May 10, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 110 (enrolled No. 80), being

An act to amend section 4 of act 147 of the Public Acts of 1891, entitled "An act to provide for the election of a county commissioner of schools, for the appointment of school examiners, to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," being section 4811 of the Compiled Laws of 1897;

Also:

Senate bill No. 36 (enrolled No. 82), being

An act to amend act No. 57 of the Public Acts of the year 1899, of the Public Acts of the state of Michigan, entitled "An act to provide for the protection of the health, lives and interests of the coal miners of Michigan, and to provide for the inspection of all coal mines in this State;" Also:

Senate bill No. 12 (enrolled No. 87), being

An act to amend section 13 of act No. 35 of the Public Acts of Michigan for the year 1867, as amended by act No. 12 of the Public Acts of Michigan for the year 1893, and act No. 234 of the Public Acts of Michigan for the year 1901, being section 6446 of the Compiled Laws of 1897:

Also:

Senate bill No. 336 (enrolled No. 93), being

An act to authorize the township of Stephenson in the county of Menominee and State of Michigan, to issue and sell bonds to ar amount not exceeding \$5,000, for the purpose of obtaining money with which to pay outstanding indebtedness;

Also:

Senate bill No. 67 (enrolled No. 99), being

An act to provide for the payment of salaries to the sheriff, clerk, treasurer, register of deeds and deputies of said offices of Genesee county, Michigan, and provide for the collection of all fees and payment of the same to the county treasurer;

Also:

Senate bill No. 140 (enrolled No. 100), being

An act to amend section 29 of chapter 154 of the Revised Statutes of 1846, entitled "Of offenses against property," as amended, said section being section 11565 of the Compiled Laws of 1897;

Also:

Senate bill No. 4 (enrolled No. 101), being

An act to amend section 8 of chapter 65 of the Revised Statutes of 1846, entitled "Of alienation by deed and the proof and recording of

conveyances and the cancelling of mortgages," the same being section 8962 of the Compiled Laws of 1897, as amended by act No. 117 of the Public Acts of 1903;

Also:

Senate bill No. 330 (enrolled No. 103), being

An act to provide for the incorporation of the Social Order of Moose of the State of Michigan;

Also:

Senate bill No. 136 (enrolled No. 104), being

An act to amend section 21 of act No. 113 of the Session Laws of 1877, entitled "An act to revise the laws providing for the incorporation of companies for mining, smelting and manufacturing iron; copper, silver, mineral coal and other ores or minerals, and to fix the duties and liabilities of such corporations," approved May 11, 1877, being compiler's section 7011 of the Compiled Laws of 1897, as amended by act No. 233 of the Public Acts of 1903;

Also:

Senate bill No. 257 (enrolled No. 105), being

An act to amend section 1 of chapter 32 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," approved May 27, 1895, said section being compiler's section 3338 of the Compiled Laws of 1897.

Very respectfully,

FRED M. WARNER, Governor.

The following message from the Governor was also received and read:

Executive Office, Lansing, May 11, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 16 (enrolled No. 107), being

An act to amend section 37 of act No. 232 of the Public Acts of Michigan of 1903, entitled "An act to revise and consolidate the laws providing for the incorporation of manufacturing and mercantile companies or any union of the two, and for the incorporation of companies for carrying on any other lawful business, except such as are precluded from organization under this act by its express provisions, and to prescribe the powers and fix the duties and liabilities of such corporations;"

Also:

Senate bill No. 175 (enrolled No. 108), being

An act to repeal "An act providing for two voting precincts for the township of Portage, in the county of Houghton, and defining the limits thereof, providing for a new registration of the voters thereof, and determining who shall be inspectors of election therein," being act No. 308 of the Local Acts of the State of Michigan for the year 1899.

Very respectfully,

FRED M. WARNER, Governor.

Mr. Ashley

Cook

Mr. Baird moved that the Senate take up the order of Unfinished Busi-

The motion prevailed, two-thirds of all the Senators present voting therefor.

### UNFINISHED BUSINESS.

Being the consideration of

Senate bill No. 292 (file No. 149), entitled

A bill relative to the nomination of party candidates for public office, and delegates to political conventions, in certain cases, to regulate and protect primary elections, and to prescribe penalties for violation of the provisions hereof.

The question being on concurring in the amendments made to the bill in committee of the whole on the special order,

Mr. Farr

Mr. Glasgow demanded the yeas and nays. The amendments made to the bill in committee of the whole were then concurred in, a majority of all the Senators present voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Kane

Linsley

Cropsey Curtis Doherty - Ely		Glasgow Hayden Heine Jones	MacKay Martindale Moffatt Rumer	Sheldon Traver Woodman Yeomans		
•		¶ •			24	
		•	NAYS.	·		
36-	Deled	Mrs. Tombra	Mr. Mordonim	Mrs. Comith		

Mr. Baird Mr. Jenks Mr. Moriarty Mr. Smith Van Akin Brown Peek Mills

The bill was then placed on the order of Third Reading of Bills.

By unanimous consent the Senate took up the order of

#### THIRD READING OF BILLS.

House bill No. 258 (file No. 155), entitled

A bill to provide for the exercise by religious societies of corporate powers for certain purposes;

Mr. Russell

Seeley

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Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Russell
Baird	Fyfe	MacKay	Seeley
Brown	Glasgow	Martindale	Sheldon
Cook	Hayden	Mills	Smith
Cropsey	Heine	' Moffatt	Traver
Curtis	Jenks	Moriarty	Van Akin
Doherty	Jones	Peek	Woodman
Ely	Kane	Rumer	Yeomans

32

NAYS.

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The title of the bill was agreed to.

Mr. Traver moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 292 (file No. 149), entitled

A bill relative to the nomination of party candidates for public office, and delegates to political conventions, in certain cases, to regulate and protect primary elections, and to prescribe penalties for violation of the provisions hereof;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof,

Mr. Doherty moved to amend the bill

By striking out of lines 7 and 8 of section 2, chapter 1, the words "municipal, probate."

The amendment was received, a majority of all the Senators elect voting

therefor.

. The amendment was then adopted.

The question being on the passage of the bill,

Mr. Cropsey moved to amend the bill

By striking out of line 27 of section 5, chapter 3, the word "majority" and inserting in lieu thereof the words "plurality, and at least 40 per cent."

The question being on receiving the amendment,

Mr. Glasgow demanded the yeas and navs.

The amendment was then received, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Ashley Cook Cropsey Curtis Ely	F F J	lasgow Iayden Heine Jones	Mr.	Linsley MacKay Martindale Moffatt Peek	Mr.	Russell Seeley Traver Van Akin Woodman
Farr	F	Kane		Rumer		Yeomans

24

## NAYS.

Mr. Baird Mr. Doherty Mr. Mills Mr. Brown Jenks Moriarty

Mr. Sheldon Smith

8

The question then being on the adoption of the amendment,

Mr. Baird moved the previous question,

Which motion was seconded.

The question then being, "Shall the main question now be put?"

The previous question was then not ordered, a majority of all the Senators present not voting therefor.

The question then being on the adoption of the amendment,

The amendment was adopted.

The question being on the passage of the bill,

Mr. Brown moved to amend the bill,

By inserting in line 34, of section 9, chapter 5, after the words "so that the," the words "perforated corner having within."

The amendment was received, a majority of all the Senators elect voting therefor.

The amendment was then adopted.

The question being on the passage of the bill,

Mr. Fyfe moved to amend the bill,

By striking out of line 20, of section 6, chapter 3, the word "majority" and inserting in lieu thereof the words "plurality and at least forty per cent."

The amendment was received, a majority of all the Senators elect voting therefor.

The amendment was then adopted.

The question being on the passage of the bill,

Mr. Brown moved to amend the bill,

By striking out of lines 9, 10 and 11 of section 4, chapter 5, the words "the basis of such percentage in each case shall be the vote of the party for its candidate for governor at the last preceding November election."

The amendment was received, a majority of all the Senators elect voting therefor.

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The amendment was then adopted.

The question being on the passage of the bill,

Mr. Fyfe moved to amend the bill,

By striking out of line 13 of section 6, chapter 3, the words "a majority" and by inserting in lieu thereof the words "such plurality and at least forty per cent."

The amendment was received, a majority of all the Senators elect voting therefor.

The amendment was then adopted.

The question being on the passage of the bill,

Mr. Brown moved the previous question.

Which motion was seconded.

The question then being, "Shall the main question now be put?"

The previous question was then ordered, a majority of all the Senators present voting therefor.

The question then being on the passage of the bill.

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. A	shley Mr	. Glasgow M	ir. Martindale 🛮 Mr	r. Seeley	
Co	ook	Hayden	Mills	Sheldon	
Cı	горвеу	Heine	Moffatt	Smith	
Ct	ırtis	Jenks	Moriarty	Traver	
De	oherty	Jones	Peek	Van Akin	
E	ly	Kane	Rumer	Woodman	
F	arr	Linsley	Russell	Yeomans	
F	yfe	MacKay			30
		MAV	a		

NAYS.

Mr. Baird Mr. Brown

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The title of the bill was agreed to.

Mr. Fyfe moved that the bill just passed by the Senate, being Senate bill No. 292 (file No. 149), be reprinted with the amendments made to the bill in committee of the whole and on third reading.

The motion prevailed.

The Senate resumed the regular order of business.

## REPORTS OF STANDING COMMITTEES.

By the Committee on State Affairs:

The Committee on State Affairs report

House bill No. 437 (file No. 104), entitled

A bill to amend section 9033 of Howell's Annotated Statutes, being section 11238 of the Compiled Laws of 1897, relative to the furnishing of copies of records in state and county offices;

With the recommendation that the bill pass.

A. J. Donerry, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on State Affairs:

The Committee on State Affairs report

Senate bill No. 351, entitled

A bill authorizing certain persons to receive certificates as registered pharmacists from the State Board of Pharmacy;

With the recommendation that the bill pass.

A. J. Doherty, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

Mr. Sheldon moved that the Senate take a recess until 3 o'clock p. m. The motion did not prevail.

By the Committee on State Affairs:

The Committee on State Affairs report

Senate bill No. 300, entitled

A bill to provide for the seizure, condemnation, sale and disposition of boats, nets and other fishing apparatus or appliances found in use or which have been used in violation of the laws of this state;

With the recommendation that the bill pass.

A. J. Doherty, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 494 (file No. 242), entitled

A bill making an appropriation for furnishing and for completing the equipment of the psychopathic ward upon the hospital grounds of the University of Michigan, and providing for the internal administration of said ward, and for the establishing, equipping and maintaining therein of a clinical laboratory of research for the instruction of medical students and for the benefit of the state hospitals for the insane, and making an annual appropriation for the payment of the salaries of a pathologist in charge of said ward and of an assistant to said pathologist, and for meeting the current annual expenses of maintaining said laboratory of clinical research;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Russell
Baird	Glasgow	МасКау	Seeley
Brown	Hayden	Martindale	Smith
Cook	Heine	Mills	Traver
Curtis	<b>Jenks</b>	Moffatt	Van Akin
Doherty	Jones	Peek	Woodman
Ely	Kane	Rumer	Yeomans

NAYS.

0

28

The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Mills moved that the Senate take a recess until 3:15 o'clock p. m. The motion prevailed, the time being 3:05 o'clock p. m.

# AFTER RECESS.

3:15 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present. The Senate resumed the order of

### REPORTS OF STANDING COMMITTEES.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

House bill No. 776, entitled

A bill to amend sections 1 and 2 of act No. 249, Local Acts of 1871, entitled "An act to incorporate the city of Alpena," as amended;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Curtis moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Ashley Baird Cropsey Curtis Doherty Ely	Glasgow Hayden Heine Jenks Jones Kane	Mr.	MacKay Martindale Mills Moffatt Moriarty Peek	Mr.	Russell Sheldon Smith Traver Van Akin Woodman
Farr	Linsley		Rumer		Yeomans

28

NAYS.

0

The title of the bill was agreed to.

Mr. Curtis moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Cities and Villages: The Committee on Cities and Villages report House bill No. 306 (file No. 74), entitled

A bill to make townships and cities in Clare county primarily liable for the payment of all claims incurred in the care of persons sick with contagious diseases, or diseases dangerous to the public health, or incurred in preventing the spread of said diseases, where said county is now primarily liable for said payment;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Doherty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Curtis Jenks Moriarty Van Ak Doherty Jones Peek Woodma	Mr.	Doherty Ely		Jones	Mŕ.	Peek	Mr.	Russell Sheldon Smith Traver Van Aki Woodma Yeomans
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29

NAYS.

The title of the bill was agreed to.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

House bill No. 749, entitled

A bill to revise and amend the charter of the city of Saginaw;

With the accompanying substitute therefor, having the same title; Recommend that the substitute be concurred in and that the bill, as substituted, pass.

> A. W. Farr, Chairman.

The report was accepted and the committee discharged.

Mr. Farr moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Rumer
Baird	Glasgow	MacKay	Russell
Cook	Hayden	Martindale	Sheldon
Сгорвеу	Heine	Mills	Smith
Curtis	Jenks	Moffatt	Traver
Doherty	Jones	Moriarty	Van Akin
Ely	Kane	Peek	Yeomans

28

#### NAYS.

8

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on State Affairs: The Committee on State Affairs report. Senate bill No. 232 (file No. 106), entitled

A bill to regulate the practice of veterinary medicine and surgery in all its various branches in the State of Michigan, providing for registration, duties of the county clerk, and penalties for violation thereof;

And

Senate bill No. 250 (file No. 107), entitled

A bill to protect the professional title and degrees of veterinary surgeon, doctor of veterinary medicine and surgery, and veterinarian, and their abbreviations, and to restrict the use of such titles and their abbreviations to regular graduates of reputable colleges or schools of veterinary medicine and surgery, and those having passed a satisfactory examination before a State veterinary board, for registration of veterinary surgeons, doctors of veterinary medicine and surgery, and veterinarians; to regulate the practice of veterinary medicine, veterinary surgery or any branch thereof, including veterinary dentistry, in the State of Michigan, and prescribing penalty for violation of the same; and to repeal act No. 191 of the Public Acts of 1899, entitled "An act to protect the professional title and degrees of veterinary surgeon, doctor of veterinary medicine and surgery, and veterinarian, and their abbreviations, and to restrict the use of such titles and their abbreviations to regular graduates of recognized colleges or schools of veterinary medicine and surgery and those having passed a satisfactory examination before a State veterinary board: to create a State veterinary board for registration of veterinary surgeons, doctors of veterinary medicine and surgery, and veterinarians," except sections 1 and 2 of said act;

With the accompanying substitute therefor, entitled

A bill to regulate the practice of veterinary medicine and surgery in all its various branches in the State of Michigan; providing for a State Veterinary Board and prescribing its duties; prescribing penalties for its violation and repealing all inconsistent acts;

Recommend that the substitute be concurred in and that the bill, as substituted, pass.

A. J. Doherty, Chairman.

The report was accepted and the committee discharged.

Mr. Doherty moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Fisheries: The Committee on Fisheries report

House bill No. 662 (File No. 206), entitled

A bill to provide for the gathering of spawn in the Great Lakes bordering upon this State, by the United States Bureau of Fisheries, and to provide a penalty for the unauthorized use or imitation of ensigns and markers used by the United States Bureau of Fisheries in taking such spawn; and to repeal section 6 of act No. 88 of the Public Acts of 1899:

With the recommendation that the bill pass.

O. C. Moffatt, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Religious and Benevolent Societies: The Committee on Religious and Benevolent Societies report Senate bill No. 374, entitled

A bill to amend sections 5 and 6 of act No. 68 of the Public Acts of 1893, entitled "An act to provide for the incorporation of supreme, grand and subordinate lodges of the 'United Home Protectors Fraternity,' a co-operative fraternal building and loan society or order," being sections 7611 and 7612 of the Compiled Laws of 1897, and to add four new sections thereto to be known as sections Nos. 12, 13, 14 and 15;

With the recommendation that the bill pass.

Walter Yeomans, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Religious and Benevolent Societies: The Committee on Religious and Benevolent Societies report Senate bill No. 354, entitled

A bill making an appropriation for the House of Providence of the City of Detroit, to aid in the maintenance and care of abandoned and destitute children received by such institution, and in the maintaining and caring for indigent pregnant women confined therein during pregnancy, child-birth and convalescence, and to provide a tax to meet the same;

With the recommendation that the bill be referred to the Committee on Finance and Appropriations.

WALTER YEOMANS, Chairman.

The report was accepted and the committee discharged.

Mr. Yeomans moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By unanimous consent the Senate returned to the order of

### MOTIONS AND RESOLUTIONS.

Mr. Smith offered the following resolution: Senate Resolution No. 56.

Resolved by the Senate (the House of Representatives concurring), That from and after 12 o'clock noon on Friday, the 26th day of May, 1905, the two Houses of the Legislature transact no other business than for the President of the Senate and Speaker of the House to sign enrolled bills for the approval of the Governor and the entry of the same on the Journal by the Secretary of the Senate and Clerk of the House, and the final adjournment of the Legislature shall be on Wednesday, the 31st day of May, 1905, at 12 o'clock noon of that day.

The resolution was adopted.

The Senate resumed the regular order of business.

# MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 798, entitled

A bill to incorporate the city of Harrisville, in the county of Alcona; And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Doherty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Glasgow	Mr. MacKay	Mr. Russell
Baird	Hayden	Martindale	Sheldon
Cook	Heine	Mills	Smith
Сгорвеу	Jenks	Moffatt	Traver
Curtis	Jones	Moriarty	Van Akin
Doherty	Kane	Peek	Woodman
Ely	Linsley	Rumer	Yeomans
Farr			

NAYS.

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The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 743 (file No. 246), entitled

A bill to prescribe the duties of employers of engineers for stationary steam boilers and engines and to prescribe a penalty for violations thereof:

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Labor Interests.

The following message from the House was also received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 665 (file No. 220), entitled

A bill to amend sections 23 and 24 of chapter 21 of the Revised Statutes of 1846, entitled "Hawkers and Peddlers," said sections being compiler's sections 5331 and 5331a of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.

The following message from the House was also received and read:

House of Representatives, May 10, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 337 (file No. 217), entitled

A bill to amend section 2 of act 113 of the Public Acts of 1901, entitled "An act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this state; to provide for the regulation of such establishments and the employment of women and children therein; to regulate the conduct of sweatshops, so-called; to provide for the enforcements of the provisions of this act and to make an appropriation for the purpose of carrying out the same";

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHABLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 4 (file No. 205), entitled

A bill to amend section 1 of chapter 51 of the Revised Statutes of 1846, the same being section 5571 of the Compiled Laws of 1897, relative to the bounty on wolves;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Gaming Interests.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 158, entitled

A bill to authorize and regulate the possession, use, transportation and sale of brook or rainbow trout by persons engaged in the business of propagating and rearing such fish, or by purchasers thereof, and to provide for licenses for persons engaged in such business;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Fisheries.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 118, entitled

A bill to amend section 4 and section 5 of act No. 540 of the Local Acts of 1903, entitled "An act to establish a board of county auditors for the county of Saginaw, and to prescribe their powers and duties;"

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,



Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Doherty Ely	Mr. Fyfe Glasgow Hayden Heine Jenks Jones Kane	Mr. MacKay Martindale Mills Moffatt Moriarty Peek Rumer	Mr. Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
Farr	Linsley	Russell	31

NAYS.

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 191, entitled

A bill to provide for the lawful spearing of whitefish and Mackinaw trout in Pine Lake and Round Lake, Charlevoix county;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moffatt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

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The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

## YEAS.

Mr.	Ashley Baird Cook Cropsey Doherty	Glasgow Hayden Heine Jenks Jones	Mr.	Martindale Mills Moffatt Moriarty Peek	Mr.	Seeley Sheldon Smith Traver Van Akin
	Ely	Kane		Rumer		Woodman
	Farr	Linsley		Russell		Yeomans
	Fyfe	MacKay				

NAYS.

30 0

The title of the bill was agreed to.

Mr. Moffatt moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 681 (file No. 202), entitled

A bill to make deeds heretofore or hereafter made upon sale of land reserved and withheld from homestead entry under the provisions of section 131 of Act 206 of the Public Acts of 1893, and acts amendatory therto, prima facie evidence of title in fee in the purchaser;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary. .

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 802, entitled

A bill to authorize the board of health of each township of the county of Kent to enlarge burying grounds in said townships, and to provide the manner of acquiring private property for such purpose;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Russell moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird Brown Cook Cropsey	Mr. Fyfe Glasgow Hayden Heine Jenks	Mr. MacKay Martindale Mills Moriarty Peek Rumer	Mr. Seeley Sheldon Smith Traver Van Akin Woodman
Doherty	Jones	Rumer	Woodman
Ely	· Kane	Russell	Yoemans
Farr	Linsley		

NAYS.

30

The title of the bill was agreed to.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 804, entitled

A bill to abolish the board of public works of the city of Midland, and transfer the powers and duties of said board to the common council of said city:

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Heine moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Russell
Baird	Fyfe	MacKay	Seeley
Brown	Glasgow	<b>Martindale</b>	Sheldon
Cook	Hayden	Mills	. Smith
Cropsey	Heine	Moffatt	Traver
Curtis	Jenks	Moriarty	Van Akin
Doherty	Jones	Peek	Woodman
Ely	Kane	Rumer	Yeomans

32

## NAYS.

Λ

The title of the bill was agreed to.

Mr. Heine moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 370, entitled

A bill to authorize the village of Cedar Springs, in the county of Kent, to issue its bonds for the grading, gravelling and improving of its streets, for the disposal of said bonds and for the disposal of the proceeds of said bonds;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senatė bill No. 311, entitled

A bill to authorize the townships of Monroe and Raisinville, in county of Monroe, to borrow money and issue bonds therefor for the

purpose of building a bridge across the River Raisin, a part of which will be on the line dividing said townships, and to provide for the payment of the principal and interest of the said bonds;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 265, entitled

A bill to provide for the lawful taking of suckers from the waters of Gull Lake, in Kalamazoo and Barry counties, Michigan;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 363, entitled

A bill to regulate the catching of pickerel with hook and line in the county of St. Clair:

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 291, entitled

A bill to prohibit the use of ferrets in hunting or killing rabbits in the counties of Lapeer, Cass, Kalamazoo, Saginaw, Van Buren and Isabella; For which the House adopted a substitute, with the following title:

"A bill to prohibit the use of ferrets in hunting or killing rabbits in certain counties of this state."

And in the adoption of which the Senate has refused to concur. And now to inform the Senate that the House insists on its substitute for the hill.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

Mr. Yeomans moved that the bill be laid on the table. The motion prevailed.

By unanimous consent the Senate returned to the order of

### REPORTS OF STANDING COMMITTEES.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report Senate bill No. 240 (file No. 110), entitled

A bill making appropriations for the State Industrial Home for Girls. for building and special purposes and for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907;

With the recommendation that the Senate do not concur in the amendments made to the bill by the House.

> CHARLES SMITH. Chairman.

The question being on concurring in the amendments made to the bill by the House,

The Senate then did not concur, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

## YEAS.

### NAYS.

Mr. Ashley Mr. Fyfe M Baird Glasgow Cook Hayden Cropsey Heine Curtis Jenks Ely Kane Farr Linsley	r. MacKay Martindale Moffatt Moriarty Rumer Russell	Mr. Seeley Smith Traver Van Akin Woodman Yeomans
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Mr. Hayden moved that the House be requested to appoint a committee of conference to act with a like committee of the Senate to consider the matters of difference existing between the two Houses on the above entitled bill.

The motion prevailed.

#### INTRODUCTION OF BILLS.

Mr. Russell introduced

Senate bill No. 376, entitled

A bill to provide for the punishment of adult persons responsible for, or contributory to, the delinquency of children under 16 years of age.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Linsley introduced

Senate bill No. 377, entitled

A bill to authorize the State Board of Agriculture to convey to the United States Government, a site for a United States Weather Bureau Observatory and Postoffice at the State Agricultural College.

The bill was read a first and second time by its title and referred to-

the Committee on Agricultural College.

Mr. Heine introduced

Senate bill No. 378, entitled

A bill to amend section 1 of act No. 286 of the Local Acts of 1893, entitled "An act to fix the salary of the Probate Judge of Bay county," approved March 15, 1893.

The bill was read a first and second time by its title and referred to the

Committee on Cities and Villages.

Mr. Heine introduced

Senate bill No. 379, entitled

A bill to fix the compensation of the sheriff of Bay county and his deputies for attendance upon the Circuit Court for Bay county.

The bill was read a first and second time by its title and referred to the

Committee on Cities and Villages.

Mr. Cook introduced

Senate bill No. 380, entitled

A bill to amend act No. 387 of the Local Acts of 1901, entitled "An act to confirm the organization of school district No. 7, fractional, of Lansing and Meridian townships, in the county of Ingham.

The bill was read a first and second time by its title and referred to

the Committee on Education and Public Schools.

Mr. Jenks introduced

Senate bill No. 381, entitled

A bill to amend section 6 of chapter 250 of the Compiled Laws of 1897, entitled "Estates of Intestates," the same being compiler's section 9327.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Smith moved that the Senate resolve itself into the committee of the whole on the

### GENERAL ORDER.

The motion prevailed.

The President called Mr. Hayden to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

T.

House Joint Resolution No. 445 (file No. 164), entitled Joint Resolution in behalf of Dwight Cummins, directing the payment of unpaid State bounty;

Also:

House bill No. 295 (file No. 119), entitled

A bill to amend sections 5, 6, 8 and 10 of Act 147 of the Public Acts of 1891, and acts amendatory thereof, entitled "An act to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," being sections 4812, 4813, 4815, 4817 of the Compiled Laws of 1897;

Also:

Senate Joint Resolution No. 347 (file No. 147), entitled

Joint Resolution to direct the Board of State Auditors to investigate, examine and settle the claim of George G. Covell of Grand Traverse county, Michigan, against the State of Michigan on account of legal services rendered in defending one Bert Spafford, Deputy State Game and Fish Warden, who was tried for murder in Benzie county, Michigan, during the month of September, 1903; said services being rendered at the request of Hon. A. T. Bliss, the then Governor of the State of Michigan, and Charles H. Chapman, the State Game and Fish Warden of the State of Michigan;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

TT.

Senate bill No. 364 (file No. 143), entitled

A bill to amend section 2 of act 260 of the Public Acts of 1881, entitled "An act to provide for the protection of children," said section being compiler's section 5554 of the Compiled Laws of 1897.

Have made an amendment thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following:

## III.

House bill No. 46 (file No. 126), entitled

A bill regulating the taxation of steam vessels, sailing vessels, boats and other water craft;

Also:

Senate bill No. 357 (file No. 148), entitled

A bill to authorize the formation of corporations for the purpose of damming, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, manufacturing, conducting, using, selling, furnishing and supplying water and water power, electricity and electric power, and all and every kind of power for mining, milling, manufacturing, domestic, municipal and agricultural purposes, and for the purpose of transportation and for all other purposes in the Upper Peninsula of Michigan;

And have directed their chairman to report the same back to the Senate with the recommendation that the bills be laid on the table.

J. G. HAYDEN, Chairman.

The report was accepted.

The bill and Joint Resolutions named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Hayden moved that the Senate concur in the amendment made to the bill named in part II of the report.

The motion prevailed, and the bill was placed on the order of Third Reading of Bills.

Mr. Hayden moved that the Senate concur in the recommendation of the committee regarding the bills named in part III of the report.

The motion prevailed and the bills were laid on the table.

The Secretary submitted the following report:

Lansing, Mich., May 11, 1905.

To the President of the Senate:

Sir\_\_

Senate bill No. 106 (file No. 18, enrolled No. 109);

Has been printed and has this day been presented to the Governor for his approval.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Mr. Brown moved that the Senate adjourn.

The motion prevailed, the time being 4:30 o'clock p. m.

The President declared the Senate adjourned until tomorrow at 8:30 o'clock a. m.

ELBERT V. CHILSON, Secretary of the Senate.

# SEVENTY-NINTH DAY.

Lansing, Friday, May 12, 1905.

8:30 o'clock a, m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Baird, Curtis, Farr, Jones, Moriarty, Smith, Traver, Woodman and President pro tem.—9. The following Senators were absent with leave: Messrs. Brown, Cook,

Ely, Fyfe, Hayden, Heine, Linsley, MacKay, Martindale, Mills, Moffatt, Rumer, Russell, Seeley, Sheldon, Van Akin and Yeomans.—17.

The following Senators were absent without leave: Messrs. Ashley,

Cropsey, Doherty, Jenks, Kane and Peek.-6.

The President pro tem. announced that there was not a quorum of the Senate present.

Mr. Baird moved that the Senate adjourn.

The motion prevailed, the time being 8:33 o'clock a. m.

The President pro tem. declared the Senate adjourned until Monday, May 15, at 9 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

# EIGHTIETH DAY.

Lansing, Monday, May 15, 1905.

9 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Cook, Cropsey, Farr, Fyfe, Hayden, Heine, Jenks, Jones, Linsley, MacKay, Martindale, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Yeomans, President pro tem.—22.

The following Senator was absent with leave: Mr. Moffatt.

The following Senators were absent without leave: Messrs. Brown, Curtis, Doherty, Ely, Kane, Mills, Traver, Van Akin and Woodman—9.

Mr. Hayden asked and obtained leave of absence for Mr. Brown from today's session.

Mr. Linsley moved that leave of absence be granted to the other absences without leave from today's session.

The motion prevailed.

The Secretary submitted the following report:

Lansing, Mich., May 15, 1905.

To the President of the Senate:

Sir-

Senate bill No. 234 (file No. 86, enrolled No. 110);

Also:

Senate bill No. 78 (file No. 117, enrolled No. 111);

Also .

Senate bill No. 215 (file No. 80, enrolled No. 112);

Also .

Senate bill No. 312 (enrolled No. 113);

Alen.

Senate bill No. 297 (enrolled No. 114);

Also:

Senate bill No. 348 (enrolled No. 115);

Have been printed and have this day been presented to the Governor for his approval.

Very respectfully,

Elbert V. Chilson, Secretary of the Senate. By unanimous consent the Senate took up the order of

### INTRODUCTION OF BILLS.

Mr. Fyfe, previous notice having been given and leave being granted, introduced

Senate bill No. 382, entitled

A bill to revise the charter of the city of Grand Rapids, including therein also, as part of such charter, the acts controlling the Board of Education, and the Board of Library Commissioners.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Fyfe moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Seeley
Baird	Heine	Moriarty	Sheldon
Cook	Jenks	Peek	Smith
Cropsey	Jones	Rumer	Yeomans
Farr	Linsley	Russell	President pro tem
Fyfe	MacKay		22

## NAYS.

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The title of the bill was agreed to.

Mr. Fyfe moved that the bill be ordered to take effect September 1, 1905.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect September 1, 1905.

The Senate resumed the regular order of business.

### PRESENTATION OF PETITIONS.

No. 152. By Mr. Linsley: Petition of Hunter Robinson and 15 others of Branch county, in favor of the passage of a bill prohibiting the manufacture and sale of cigarettes.

The petition was referred to the Committee on Judiciary.

### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 12, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 805, entitled

A bill to amend sections 1, 3 and 5 of the Local Acts of 1893, entitled "An act to provide for placing on the retired list on reduced pay members of the Metropolitan Police Force of the city of Detroit, who shall have become disabled or incapacitated while in active performance of official duty and members of said force and persons in the employ of the police board of the city of Detroit, who after twenty-five years of faithful continuous service shall have become permanently incapacitated from performing regular or active duty," as amended by Act 440 of the Local Acts of 1895, approved May 24, 1895, and as amended by act No. 467 of the Local Acts of 1901.

And to inform the Senate that the bill has passed the House. In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 88, entitled

A bill to provide a salary for the Circuit Court Commissioner of Menominee county, provide for the disposition of all fees payable to said officer and to regulate the conduct of said office;

And to inform the Senate that the House has passed the accompanying substitute therefor, entitled

A bill to limit the number of circuit court commissioners in the county of Menominee, to provide a salary, and for the disposition of all fees payable to said officer and to regulate the conduct of said office;

And that in the passage of the bill, as thus substituted, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The question being on concurring in the substitute passed by the House,

Mr. Moriarty moved that the bill be laid on the table.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, May 11, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 375, entitled

A bill to prohibit the performance of any labor in the dredging out, straightening, widening or deepening of Prairie Creek in the township of Ronald, in the county of Ionia, state of Michigan, without the consent of the township board of Ronald township;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

## NOTICES.

Mr. Cook gave notice that at some future day he would ask leave to introduce

A bill to amend the charter of the city of Lansing.

Mr. Ashley gave notice that at some future day he would ask leave to introduce

A bill to amend section 13 of chapter 2 of an act entitled "An act to provide a charter for the city of Detroit as amended, approved June 4, 1895."

# INTRODUCTION OF BILLS.

Mr. Sheldon introduced

Senate bill No. 383, entitled

A bill to limit the tenure of office of the county clerk, register of deeds, prosecuting attorney, and judge of probate in the county of Ottawa.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Sheldon moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr Ashley Baird Cook Cropsey Farr	Mr. Hayden Jenks Jones Linsley MacKay	Mr. Martindale Rumer Russell Seeley	Mr. Sheldon Smith Yeomans President protem 18
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#### NAYS.

Mr. Fyfe

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The title of the bill was agreed to.

Mr. MacKay introduced

Senate bill No. 384, entitled

A bill to amend section 2 of act No. 161 of the Public Acts of 1885, entitled "An act to establish a police court of the city of Detroit," approved June 9, 1885, as amended by an act approved March 5, 1895.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

Mr. Peek introduced

Senate bill No. 385, entitled

A bill to repeal act 188 of the Public Acts of 1899, entitled "An act to provide for the taxation of inheritances, transfers of property by will, transfer of property by intestate laws of this state, or transfers of property by deed, grant, bargain, sale or gift, made in contemplation of the death of the grantor, vendor or donor, or intended to take effect in possession or enjoyment at or after such death," as amended by act No. 195 of the Public Acts of 1903.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Moriarty introduced

Senate bill No. 386, entitled

A bill to prevent the negligent or careless driving or operation of automobiles.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on the General Order without printing.

The motion prevailed, two-thirds of all the Senators present voting therefor.

Mr. Cropsey introduced

Senate bill No. 387, entitled

A bill to amend section 19 of act No. 124 of the Public Acts of 1893, as amended by act No. 119 of the Public Acts of 1895, as amended by act

No. 81 of the Public Acts of 1899, entitled "An act to provide for the government of the Michigan Asylum for Dangerous and Criminal Insane and the inmates therein, and to repeal act No. 90, laws of 1883, and all acts amendatory thereto, and all that portion of act No. 140, laws of 1891, which conflicts with this act, being an act entitled 'An act to provide for a state board of inspectors who shall perform the duties now performed by the Advisory Board in matters of pardons, and who shall have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the Branch of the State Prison at Marquette, the Reform School for Boys at Lansing and the Industrial Home for Girls at Adrian, and to abolish all existing boards, and to annul all existing appointments," being section 1972 of the Compiled Laws of 1897.

The bill was read a first and second time by its title and referred to the

Committee on Judiciary.

Mr. Woodman entered the Senate Chamber and took his seat.

Mr. Moriarty moved that the Senate resolve itself into the committee of the whole on the

## GENERAL ORDER,

The motion prevailed.

The President pro tem. called Mr. Peek to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

House bill No. 100 (file No. 187), entitled

A bill to regulate the issuing of warehouse certificates in certain cases;

House bill No. 237 (file No. 180), entitled

A bill to amend act No. 202 of the Public Acts of 1899, entitled "An act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery or buffing wheels or emery belts are used." approved May 17, 1899;

Also:

House bill No. 780, entitled

A bill for the protection of fish in the Kalamazoo river and its tributaries in the townships of Marshall and Marengo, in the county of Calhoun;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.



The committee of the whole have also had under consideration the following:

II.

House bill No. 613 (file No. 193), entitled

A bill to amend section 3 of act No. 237 of the Public Acts of 1899, entitled "An act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith," as amended by act No. 191 of the Public Acts of 1903;

Also:

Senate bill No. 318 (file No. 145), entitled

A bill making appropriations for the Michigan Employment Institution for the Blind, for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907; and for special purposes and to provide a tax therefor:

Also:

Senate bill No. 317 (file No. 144), entitled

A bill to prohibit catching or taking fish in Grand River and streams tributary thereto in the counties of Jackson, Eaton, Ingham, Clinton and Ionia in this state in any other manner than with hook and line;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend their passage.

A. J. PEEK, Chairman.

The report was accepted.

The bills named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Peek moved that the Senate concur in the amendments made to the

bills named in part II of the report.

The motion prevailed, and the bills were placed on the order of Third Reading of Bills.

By unanimous consent the Senate returned to the order of

# MOTIONS AND RESOLUTIONS.

Mr. Woodman offered the following resolution:

Senate Resolution No. 57.

Whereas, The sad news of the death of ex-Senator James W. Humphrey, at his home at Wayland, Allegan county, Michigan, on Thursday, the 11th inst., has reached the Senate; and

Whereas, James W. Humphrey served the eighth district in the Senate of the State of Michigan, four years with distinguished honor; therefore

Resolved, That in the death of Senator Humphrey the eighth Senatorial district has lost one of its best and foremost citizens, whose char-

acter was unimpeachable, and his family has suffered the loss of a devoted husband and father, whose gentle ways and kindly demeanor were

always an inspiration to the living; and be it further

Resolved. That in extending our sympathy to the family of the deceased by the adoption of these resolutions, we are paying but a slight tribute to the memory of one, who was held in the highest esteem by his associates and to one, who was respected most by those who knew him best; and be it further

Resolved. That an engrossed copy of these resolutions be forwarded to the surviving family of the deceased.

The resolution was unanimously adopted.

Mr. Woodman moved that as a further mark of respect to the deceased the Senate adjourn.

The motion prevailed, the time being 10 o'clock p. m.

The President pro tem. declared the Senate adjourned until tomorrow at 2 o'clock p. m.

> ELBERT V. CHILSON, Secretary of the Senate.

# EIGHTY-FIRST DAY.

Lansing, Tuesday, May 16, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Doherty, Ely, Farr, Hayden, Heine, Jenks, Jones, Kane, Linsley, Martindale, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Woodman, Yeomans, President pro tem.—27.

The following Senator was absent with leave: Mr. Moffatt.

The following Senators were absent without leave: Messrs. Curtis, Fyfe, MacKay and Mills—4.

Mr. Moriarty moved that leave of absence be granted to the absentees from today's session.

The motion prevailed.

Mr. Smith asked and obtained indefinite leave of absence for Mr. Curtis.

## PRESENTATION OF PETITIONS.

No. 153. By Mr. Van Akin: Petition of B. E. Winn and 126 other citizens of Lenawee county, in favor of the passage of a bill prohibiting the manufacture and sale of cigarettes.

The petition was referred to the Committee on Judiciary.

No. 154. By Mr. Peek: Petition of E. L. Cooper and 68 other citizens of Jackson, on the same subject.

Same reference.

## REPORTS OF STANDING COMMITTEES.

By the Committee on Education and Public Schools: The Committee on Education and Public Schools report Senate bill No. 346, entitled

A bill to authorize school district No. 8 of the township of Hamtramck, county of Wayne, and State of Michigan, to borrow money and

issue bonds therefor in the sum of \$15,000, to be used to purchase site and build additions to present school and for furnishing and equipping the same;

With the recommendation that the bill pass.

F. C. MARTINDALE, Chairman.

The report was accepted and the committee discharged.

Mr. Martindale moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays as follows:

## YEAS.

Mr. Ashley Baird Brown Cook Cropsey Doherty	Mr. Farr Hayden Heine Jenks Jones Kane	Mr. Martindale Moriarty Peek Rumer Russell Seeley	Mr. Smith Traver Van Akin Woodman Yeomans President protem
Doherty	Kane	Seele <b>y</b>	President protem
Ely	Linsle <b>y</b>	Sheldon	27

NAYS.

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The title of the bill was agreed to.

Mr. Martindale moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on State Prison at Jackson:

The Committee on State Prison at Jackson report

House bill No. 93 (file No. 215), entitled

A bill making appropriations for the Michigan State Prison for general repairs and special purposes for the fiscal year ending June 30, 1906, and to provide a tax therefor;

With the recommendation that the bill be referred to the Committee on Finance and Appropriations.

T. D. SEELEY, Chairman.

The report was accepted and the committee discharged.

Mr. Seeley moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Agricultural Interests:

The Committee on Agricultural Interests report

House bill No. 384 (file No. 121), entitled

A bill for the protection of owners and keepers of stallions and to repeal act No. 280 of the Session Laws of 1887, entitled "An act to protect the owners or keepers of stallions," and the acts amendatory thereof;

With the following amendments thereto:

- 1. By inserting in line 17 of section 2 after the word "dam" the words "of the foal."
- 2. By striking out of line 3 of section 4 the word "property" and inserting in lieu thereof the word "foal."
- 3. By striking out of line 6 of section 4 the word "dam" and inserting in lieu thereof the word "foal."
- 4. By striking out of lines 7, 8 and 9 of section 4 the words "or may, at the option of such owner of such dam at the time of such debt may become due and payable."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

T. D. SEELEY, Chairman.

The report was accepted and the committee discharged.

Mr. Seeley moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Agricultural Interests:

The Committee on Agricultural Interests report

Senate bill No. 366, entitled

A bill making an appropriation for the Michigan Poultry Association for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the recommendation that the bill be referred to the Committee on Finance and Appropriations.

T. D. SEELEY, Chairman.

The report was accepted and the committee discharged.

Mr. Seeley moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Counties and Townships:

The Committee on Counties and Townships report

House bill No. 605 (file No. 223), entitled

A bill to amend section 72 of an act, entitled "Of the powers and duties of townships, and election and duties of township officers," the same being section 2345 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Counties and Townships: The Committee on Counties and Townships report

House bill No. 727, entitled

A bill to divide the township of Taymouth, in the county of Saginaw, into two election districts;

With the recommendation that the bill pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Ely	Mr. Kane	Mr. Seeley
Baird	Farr	Linsley	Sheldon
Brown	Hayden	Martindale	Smith
Cook	Heine	Moriarty	Traver
Cropsey	Jenks	Peek	Yeomans
Doherty	Jones	Rumer	President protem
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NAYS.

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The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Counties and Townships:

The Committee on Counties and Townships report

House bill No. 722, entitled

A bill to divide the township of St. Charles, Saginaw county, state of Michigan, into two voting precincts, and provide for the registration of electors and the manner of conducting elections therein;

With the recommendation that the bill pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley Baird Brown Cook	Mr. Farr Hayden Heine Jenks	Mr. Martindale Moriarty Peek Rumer Scoley	Mr. Smith Traver Van Akin Woodman
	Cropsey	Jones	Seeley	Yeomans
	Doherty	Kane	Sheldon	President protem
	Ely	Linsley		26

NAYS.

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Labor Interests: The Committee on Labor Interests report House bill No. 146 (file No. 134), entitled

A bill to provide for the safety of persons employed upon buildings in course of erection, and to place the same under the supervision of the Commissioner of Labor;

With the recommendation that the bill pass.

F. C. MARTINDALE, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Religious and Benevolent Societies: The Committee on Religious and Benevolent Societies report House bill No. 624 (file No. 183), entitled

A bill to amend sections 1 and 7 of act No. 171 of the Public Acts of 1903, entitled "An act for the incorporation of associations not for pecuniary profit":

With the recommendation that the bill pass.

WALTER YEOMANS, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Insurance: The Committee on Insurance report Senate bill No. 192 (file No. 64), entitled

A bill to regulate and restrict the insurance of infants and minors under the age of fifteen years and to provide penalties for the violation thereof: With the recommendation that the bill pass.

> JOHN BAIRD. Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Insurance: The Committee on Insurance report

House bill No. 269 (file No. 64), entitled

A bill to amend section 15 of act 269 of the Public Acts of 1889, entitled "An act to provide for the incorporation of co-operative associations having for their object the insurance of the lives of horses, cattle and other farm stock," the same being section 7389 of the Compiled Laws of

With the recommendation that the bill pass.

JOHN BAIRD. Chairman.

The report was accepted and the committee discharged.

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The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Insurance:

The Committee on Insurance report

House bill No. 268 (file No. 65), entitled

A bill to confer upon fire and marine insurance companies authority to insure property against loss or damage by lightning, wind and water;

With the recommendation that the bill pass.

John Baird, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Insurance:

The Committee on Insurance report

House bill No. 267 (file No. 60), entitled

A bill to amend section 8 of act No. 136 of the Public Acts of 1869, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business in this state," approved April 3, 1869, the same being section 7231 of the Compiled Laws of 1897, as amended by act 73 of the Public Acts of 1899;

With the recommendation that the bill pass.

John Baird, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on State Affairs:

The Committee on State Affairs, to whom was referred the following House Resolution:

House resolution No. 65.

Resolved, by the House (the Senate concurring), That the Secretary of State is hereby authorized and directed to furnish each member of the legislature of 1905, now serving his first term, and each officer of the Senate and House who took the oath of office, with a set of Miller's Compiled Laws, and the Public Acts of 1899 and 1901;

Report the same back to the Senate with the following amendment

thereto:

By striking out of line 3 of the resolution the words "now serving his first term."

Recommend that the amendment be concurred in, and that when so amended, the Senate concur in the adoption of the resolution.

A. J. DOHERTY,

Chairman.

The report was accepted and the committee discharged.

Mr. Doherty moved that the Senate concur in the amendment made to the resolution by the committee.

The motion prevailed.

The question then being on the adoption of the resolution as amended, The resolution was adopted.

By the Committee on State Affairs: The Committee on State Affairs report House bill No. 69 (file No. 226), entitled

A bill to insure the payment of subcontractors and wages earned and material used in constructing, repairing or ornamenting public buildings and public works;

With the recommendation that the bill pass.

A. J. Doherty, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report Senate Joint Resolution No. 74, entitled

Joint Resolution to authorize and instruct the Board of State Auditors to examine into, and if they deem it justifiable, to allow the claim of Alphonso Button for injuries sustained by him from a premature discharge of a cannon while engaged in the regular performance of his duty as a member of the gun squad of the Curtenius Guard (an organized volunteer uniformed militia company, organized under the laws of the State of Michigan), at Mason, Michigan, on the 3d day of July, 1858;

With the following amendment thereto:

By striking out of the resolution all of lines 16 and 17 and inserting

in lieu thereof the following proviso:

Provided. That in case of the death of said Button before he shall have received the full sum so fixed by said Board, the said monthly compensation shall thereafter be paid to the present wife of said Button, if she then survives: Provided further, That in no case shall the sum so paid to said Button or his said wife exceed the said sum of \$1.800, and that all payments hereunder shall cease upon the death of the survivor.

Recommend that the amendment be concurred in, and that when so amended the Joint Resolution pass.

Charles Smith, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the Senate concur in the amendment made to the Joint Resolution by the committee.

The motion prevailed.

The Joint Resolution was then referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

Senate bill No. 332, entitled

A bill authorizing the board of control of the State House of Correction and Branch Prison of the Upper Peninsula to purchase land for the use and benefit of the State House of Correction and Branch Prison of

General Order.

the Upper Peninsula; to make an appropriation therefor and provide for a tax to meet same.

With the recommendation that the bill pass.

CHARLES SMITH. Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 330 (file No. 181), entitled

A bill making appropriations for building and special purposes for the State House of Correction and Branch Prison, Upper Peninsula, for the fiscal year ending June 30, 1906 and to provide a tax therefor; With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged. The bill was referred to the committee of the whole and placed on the

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 466 (file No. 234), entitled

A bill to make appropriations for buildings and permanent improvements for the Upper Peninsula Experiment Station for the fiscal years ending June 30, 1906, and June 30, 1907;

With the recommendation that the bill pass.

CHARLES SMITH. Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

Senate bill No. 144, entitled

A bill to provide for the publication of volumes 10 and 11 of the reports of the Board of Geological Survey, to make an appropriation therefor for the fiscal year ending June 30, 1906, and to provide a tax to meet the same, and also to provide for the publication of the annual reports of said board;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged. The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report Senate bill No. 261, entitled

A bill to make an appropriation for designating by monuments the

locations occupied by the Second, Eighth, Twelfth, Fifteenth, Seventeenth, Twentieth and Twenty-seventh Regiments of Michigan Infantry, and the Batteries G and H, First Michigan Artillery, who participated in the campaign and siege of Vicksburg, within the Vicksburg National Military Park, and providing for the erection of the same;

With the following amendments thereto:

1. By striking out of line 2 of section 1 the word "eight" and inserting in lieu thereof the word "ten."

2. By striking out of line 3 of section 3 the word "eight" and inserting

in lieu thereof the word "ten."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

Charles Smith, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

Mr. Fyfe entered the Senate Chamber and took his seat.

MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 625 (file No. 241), entitled

A bill extending the right of action for damages heretofore or hereafter sustained through the negligent act or omission of another, causing death or injury, to the issue of the marriage relation and to the party thereto entering such relation in good faith, and providing damages for such act or omission;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 712 (file No. 245), entitled

A bill to amend section 13 of act No. 313 of the Public Acts of 1887, entitled "An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors and malt, brewed, or fermented liquors and vinous liquors in this state, and to repeal all acts or parts of acts inconsistent with the provisions of this act," approved June 28, 1887, being consecutive section 5391 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Liquor Traffic.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 725 (file No. 222), entitled

A bill to prohibit the business of manufacturing, selling, furnishing, delivering, or keeping for sale sacramental and intoxicating liquors, or malt, brewed and fermented liquors and vinous liquors, in any city of the fourth class within the county of Sanilac, state of Michigan, except by the keeper of a hotel, and to define the term "hotel;"

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Jenks moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time, and pending the taking of the vote on the passage thereof,

Mr. Smith moved that the bill be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 735 (file No. 238), entitled

A bill to provide for licensing and regulating the business of transient merchants, to prevent the fraudulent sale of goods by such transient merchants, to provide a lien on the goods of such transient merchants for the license fees prescribed by this act, and to provide penalties for the violation thereof;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Taxation.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 736 (file No. 243), entitled

A bill to prevent the fraudulent sale and advertising for sale of merchandise, and to punish the violation thereof;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 800, entitled

A bill to incorporate the Union School District of the city of Stanton, in the county of Montcalm;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Yeomans moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ash	ıle <b>y</b> Mr.	Farr Mr.	Linsley Mr.	Sheldon
Bai	rd	Fyfe	Martindale	Smith
Bro	wn	Hayden	Moriarty	Traver
Coo	k	Heine	Peek	Van Akin
Cro	psey	Jenk <b>s</b>	Rumer	Woodman
Dob	erty	Jones	Russell	Yeomans
Ely		Kane	Seeley	President protem

# NAYS.

28 0

The title of the bill was agreed to.

Mr. Yeomans moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 801, entitled

A bill to authorize the village of Sheridan, in the county of Montcalm, and State of Michigan, to borrow money and issue its bonds therefor, with which to construct a waterworks plant, for said village, and levy a tax for the payment of said bonds and the interest thereon;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Yeomans moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Sheldon
Baird	Fyfe	Martindale	Smith
Brown	Hayden	Moriarty	Traver
Cook	Heine	Peek	Van Akin
Сторвеу	Jenks	Rumer	Woodman
Doherty	Jones	Russell	Yeomans
Ely	Kane	Seeley	President protem
•		-	28

NAYS.

0

The title of the bill was agreed to.

Mr. Yeomans moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 803, entitled

A bill to amend sections 1, 3 and 4 of chapter 8 of an act, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended:

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 810, entitled

A bill to provide for the removal of obstructions and accumulations

142

of snow from public highways in the county of Branch, in certain cases, and to provide for the payment of the expense of such removal heretofore or hereafter incurred;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 818, entitled

A bill to amend section 2 of act No. 387 of the Local and Personal Acts of the Legislature of the State of Michigan, passed at the regular session held in the year 1871, the same being an act, entitled "An act to incorporate the public schools of the city of Corunna;"

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Cook moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Ashley Baird Brown Cook Cropsey	Mr.	Farr Hayden Heine Jenks Jones	Mr.	Martindale Moriarty Peek Rumer Russell	Mr.	Smith Traver Van Akin Woodman Yeomans
Doherty Ely		Kane Linsley		Seeley Sheldon		President protem 27

NAYS.

0

The title of the bill was agreed to.

Mr. Cook moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 360, entitled

A bill to amend sections 2 and 4 of act No. 368 of the Session Laws of 1871, and acts amendatory thereof, entitled "An act to incorporate the union school district of the city of Owosso;"

And to inform the Senate that in the passage of the bill, the House has concurred, and has ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

Mr. Cook moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presen-

tation to the Governor.

The following message from the House was also received and read:

House of Representatives, . May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House respectfully to re-return to the Senate the following bill:

Senate bill No. 240 (file No. 110), entitled

A bill making appropriations for the State Industrial Home for Girls, for building and special purposes and for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907;

To which amendments were made by the House, and in which amendments the Senate refused to concur, at the same time requesting the appointment of a conference committee to consider the differences between the Senate and the House as to the bill.

And now to inform the Senate that its request for a conference has been granted, and that Messrs. Ward, Lane, Double, Smith and Read have been appointed as the committee of conference on the part of the House.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The President pro tem. appointed as conferees on the part of the Senate, Messrs. Smith, Cropsey, Peek, Jenks and Woodman.

#### INTRODUCTION OF BILLS.

Mr. Russell introduced

Senate bill No. 388, entitled

A bill to fix the salary and prescribe the duties of certain officers in the county of Kent.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Russell moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and hays, as follows:

### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Doherty	Mr. Farr	Mr. Linsley	Mr. Smith
	Fyfe	Martindale	Traver
	Hayden	Peek	Van Akin
	Heine	Rumer	Woodman
	Jenks	Russell	Yeomans
	Jones	Seeley	President pro tem
Ely	Kane	Sheldon Sheldon	President pro tem

NAYS.

0

The title of the bill was agreed to.

Mr. Hayden introduced

Senate bill No. 389, entitled

A bill to prohibit horse races, baseball games and all games and sports upon the 30th day of May, commonly called "Memorial Day."

The bill was read a first and second time by its title and on motion of Mr. Hayden was referred to the Committee on Judiciary.

Mr. Woodman introduced

Senate bill No. 390, entitled

A bill to prohibit the use of ferrets in hunting game in the township of Paw Paw, in the county of Van Buren.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Woodman moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Mr. Farr Mr. Moriarty Mr. Smith
Baird Hayden Peek Traver
Brown Heine Rumer Van Akin

Mr. Cook Mr. Jones Mr. Russell Mr. Woodman
Cropsey Kane Seeley Yeomans
Doherty Linsley Sheldon President protem
Ely Martindale 26

NAYS.

b

The title of the bill was agreed to.

Mr. Woodman moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Heine introduced

Senate bill No. 391, entitled

A bill to authorize and empower the Board of County Road Commissioners of Bay county to pay a portion of the cost of improving Woodside avenue and Belinda street in the city of Bay City, without declaring the same a county road.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Heine moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Ely	Mr. Moriarty	Mr. Smith
Baird	Farr	Peek	Traver
Brown	Hayden	Rumer	Van Akin
Cook	Heine	Russell	Woodman
Cropsey	Jones	Seeley	Yeomans
Doherty	Martindale	Sheldon	President protem
			94

NAYS.

0

The title of the bill was agreed to.

Mr. Heine moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Cook, previous notice having been given and leave being granted, introduced

Senate bill No. 392, entitled

A bill to amend act No. 405 of the Local Acts of 1893, entitled "An act to reincorporate the city of Lansing, in the county of Ingham, and to repeal all acts and parts of acts in conflict herewith," and all acts amendatory thereto, by amending sections 19, 20 and 22, in title 5; section 1 in title 7; sections 9, 14, 17 and 19 in title 11; section 16 in title 16; also by adding a new section to title 16 to stand as section 18.

The bill was read a first and second time by its title and referred to the

Committee on Cities and Villages.

Mr. Moriarty moved that the rules be suspended, and that the Senate take up the order of Third Reading of Bills.

The motion prevailed, two-thirds of all the Senators present voting therefor.

## THIRD READING OF BILLS.

Senate bill No. 155 (file No. 146), entitled

A bill to amend section 144 of Act 206 of the Public Acts of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as added by Act 97 of the Public Acts of 1899;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Traver
Baird	Hein <b>e</b>	Moriarty	Van Akin
Brown	Jenk <b>s</b>	Peek	$\mathbf{Woodman}$
Cropsey	Jones	Russell	Yeomans
Doherty	Kane	Seeley	President protem
Farr	Linsley	Sheldon	23

NAYS.

0

The title of the bill was agreed to.

House Joint Resolution No. 445 (file No. 164) entitled

Joint Resolution in behalf of Dwight Cummins, directing the payment of unpaid State bounty;

Was read a third time and passed, two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Heine	Mr. Moriarty	Mr. Smith
Baird	Jenks	Peek	Traver
Brown	Jones	Rumer	Van Akin
Cropsey	Kane	Russell	Woodman
Elv	Linsley	Seeley	Yeomans
Farr	Martindale	Sheldon	President protem
Hayden			25
•		NAVS	Δ

The title of the Joint Resolution was agreed to.

Mr. Farr moved that the Joint Resolution be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the Joint Resolution was ordered to take immediate effect.

House bill No. 295 (file No. 119), entitled

A bill to amend sections 5, 6, 8 and 10 of Act 147 of the Public Acts of 1891, and acts amendatory thereof, entitled "An act to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," being sections 4812, 4813, 4815 and 4817 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cropsey Doherty Ely Farr	Mr. Fyfe Hayden Heine Jenks Jones Kane Linsley	Mr. Martindale Moriarty Peek Rumer Russell Seeley Sheldon	Mr. Smith Traver Van Akin Woodman Yeomans President pro tem 27
	2222200	NAYS.	0

The title of the bill was agreed to.

Mr. Martindale moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Pending the third reading of

Senate Joint Resolution 347 (file No. 147), entitled

Joint Resolution to direct the Board of State Auditors to investigate, examine and settle the claim of George G. Covell of Grand Traverse county, Michigan, against the State of Michigan on account of legal services rendered in defending one Bert Spafford, Deputy State Game and Fish Warden, who was tried for murder in Benzie county, Michigan, during the month of September, 1903; said services being rendered at the request of Hon. A. T. Bliss, the then Governor of the State of Michigan, and Charles H. Chapman, the State Game and Fish Warden of the State of Michigan;

Mr. Doherty moved that the Joint Resolution be laid on the table.

The motion prevailed.

Senate bill No. 364 (file No. 143), entitled

A bill to amend section 2 of act 260 of the Public Acts of 1881, entitled "An act to provide for the protection of children," said section being compiler's section 5554 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley
Baird
Brown

Mr. Hayden
Helne
Peek
Rumer

Wr. Smith
Traver
Van Akin
Digitized by

Mr. Cropsey Mr. Jones Mr. Russell Mr. Woodman
Doherty Kane Seeley Yeomans
Ely Linsley Sheldon President protem
Farr Martindale 26

NAYS.

0

The title of the bill was agreed to.

House bill No. 100 (file No. 187), entitled

A bill to regulate the issuing of warehouse certificates in certain cases; Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Hayden	Mr. Moriarty	Mr. Smith
Baird	Heine	Peek	Traver
Brown	Jenks	Rumer	Van Akin
Сгорвеу	Jones	Russell	Woodman
Doherty	Kane	Seeley	Yeomans
Ely	Martindale	Sheldon	President protem
Farr	<u></u>		25

NAYS.

0

The title of the bill was agreed to.

House bill No. 237 (file No. 180), entitled

A bill to amend act No. 202 of the Public Acts of 1899, entitled "An act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery or buffing wheels or emery belts are used," approved May 17, 1899;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Hayden	Mr. Moriarty	Mr. Smith
Baird	Heine	Peek	Traver
Brown	Jenks	Rumer	Van Akin
Cropsey	Jones	Russell	Woodman
Doherty	Kane	Seeley	Yeomans
Ely	Martindale	Sheldon	President protem
Farr			25

NAYS.

0

The title of the bill was agreed to.

House bill No. 613 (file No. 193), entitled

A bill to amend section 3 of act No. 237 of the Public Acts of 1899, entitled "An act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith," as amended by act No. 191 of the Public Acts of 1903;

Wes read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Doherty	Mr.	Farr Hayden Heine Jenks Jones Kane	Mr.	Martindale Moriarty Peek Rumer Russell Seeley	Smith Traver Van Akin Woodman Yeomans President protem
	Ely		Linsley		Sheldon	27.

NAYS.

)

The title of the bill was agreed to.

Mr. Seeley moved that the bill be ordered to take immediate effect.

The motion prevailed two thirds of all of the Senators elect votice.

The motion prevailed, two-thirds of all of the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 318 (file No. 145), entitled

A bill making appropriations for the Michigan Employment Institution for the Blind, for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907; and for special purposes and to provide a tax therefor;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Smith
Baird	Fyfe	Martindale	Traver
Brown	Hayden	Moriarty	Van Akin
Cook	Heine	Rumer	Woodman
Cropsey	Jenks	Russell	Yeomans
Doherty	Jones	Seeley	President protem
Ely	Kane	Sheld <b>on</b>	27

NAYS.

)

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 317 (file No. 144), entitled

A bill to prohibit catching or taking fish in Grand River and streams tributary thereto in the counties of Jackson, Eaton, Ingham, Clinton and Ionia, in this State, in any other manner than with hook and line;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Ely	Mr. Kane	Mr. Seeley
Baird	Farr	Linsley	Sheldon
Brown	Hayden	Martindale	Smith
Cook	Heine	Moriarty	Van Akin
Cropsey	Jenks	Rumer	Woodman
Doherty	Jones	Russell	President protem
			9.4

### NAYS.

### Mr. Fyfe

1

The question being on agreeing to the title,

Mr. Cropsey moved to amend the title so as to read as follows:

A bill to prohibit catching or taking fish in Grand River and streams tributary thereto in the counties of Eaton, Ingham, Clinton and Ionia, in this State, in any other manner than with hook and line.

The motion prevailed, and the title of the bill was so amended.

The title of the bill, as amended, was then agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 780, entitled

A bill for the protection of fish in the Kalamazoo river and its tributaries in the townships of Marshall and Marengo, in the county of Calhoun;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	Martindale	Mr.	Smith	•
	Baird		Hayden		Moriarty		Traver	
	Brown		Heine		Rumer		Van Akin	
	Cook		Jenks		Russell		Woodman	
	Cropsey		Jones		Seeley		Yeomans	
	Doherty		Kane		Sheldon		Presidentp	rotem
	Ely		Linsley					26

#### NAYS.

#### Mr. Fyfe

1

The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

## MOTIONS AND RESOLUTIONS.

Mr. Moriarty moved to reconsider the vote by which the Senate today passed the following entitled bill:

Senate bill No. 155 (file No. 146), entitled

A bill to amend section 144 of Act 206 of the Public Acts of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed,

establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as added by Act 97 of the Public Acts of 1899.

The motion prevailed.

The question being on the passage of the bill,

Mr. Moriarty moved to amend the bill

By inserting in line 7 of section 144, after the word "General," the words "or his deputy personally, or by registered mail."

The amendment was received, a majority of all the Senators elect voting therefor.

The amendment was then adopted.

The question being on the passage of the bill,

Mr. Moriarty moved to amend the bill

By inserting in line 9 of section 144, after the word "process," the words "Proof of such service may be by affidavit and if by registered mail, such affidavit shall be accompanied by the addressee's receipt."

The amendment was received, a majority of all the Senators elect vot-

ing therefor.

The amendment was then adopted.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Doherty	Mr. Farr Fyfe Hayden Jenks Jones Kane	Mr. Martindale Moriarty Peek Rumer Russell Seeley	Mr. Smith Traver Van Akin Woodman Yeomans President protem
Doherty	Kane	Seeley	President protem
El <b>y</b>	Linsley		26

NAYS.

0

The title of the bill was agreed to.

Mr. Linsley moved to discharge the Committee on Roads and Bridges from the further consideration of

House bill No. 810, entitled

A bill to provide for the removal of obstructions and accumulations of snow from public highways in the county of Branch, in certain cases, and to provide for the payment of the expense of such removal heretofore or hereafter incurred.

The motion prevailed, two-thirds of all the Senators present voting therefor.

Mr. Linsley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Mr.	Ely Mr	. Kane Mr.	Seeley
Baird	Farr	Linsley	Traver
Brown	Fyfe	Martindale	Van Akin
Cook	Hayden	Moriarty	Woodman
Сгорвеу	Jenks	Peek	President protem
Doherty	Jones	Russell	23

NAYS.

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The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Farr moved that the Senate take a recess until 4:15 o'clock p. m., and that Ex-Lieutenant Governor Archibald Butters be invited to address the Senate.

The motion prevailed, the time being 4 o'clock p. m.

# AFTER RECESS.

4:15 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present.

Mr. Jones moved that the Senate resolve itself into the committee of the whole on the

## GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Rumer to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

House bill No. 481 (file No. 140), entitled

A bill to amend sections 140 and 142 of act No. 206 of the Public Acts of 1893, as amended by acts 25, 154, 162 and 229 of 1895; acts 206, 214, 224, 225, 229, 240 and 261 of 1897; acts 31, 32, 83, 97, 107, 154,

169, 204, 215, 239, 262 and 264 of 1899; acts 39, 44, 46, 128, 129, 130, 141, 174 and 193 of 1901; and acts 28, 80, 83, 84, 235 and 236 of 1903, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," and to add a new section thereto to stand as section 142a;

Also:

Senate bill No. 85 (file No. 154), entitled

A bill to amend section 30 of act 156 of the Session Laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," as amended, said section being section 2503 of the Compiled Laws of 1897;

Also:

Senate bill No. 59 (file No. 150), entitled

A bill to provide for the examination and licensing of butchers and to regulate the sale of meat and poultry and the products of meat, and to prevent the sale of diseased, rotten, or unwholesome meat, or the products of meat, or poultry, and to provide for the keeping of their market, store or place of business where the business of a butcher is carried on, in a sanitary condition, and for the inspection thereof;

Also :

Senate Joint Resolution No. 295 (file No. 153), entitled

Joint Resolution proposing an amendment to section 10 of article 14 of the Constitution of the State of Michigan to provide for specific tax on credits, to be paid into the general fund of the State;

Also:

Senate bill No. 369 (file No. 151), entitled

A bill to amend section 1, of act No. 198, of the Public Acts of 1859, entitled "An act to prevent fishing with seines and every kind of nets in certain counties in the State of Michigan;"

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

Senate Joint Resolution No. 314 (file No. 155), entitled

Joint Resolution proposing an amendment to section 2 of article 20 of the Constitution of the State of Michigan relative to number of votes requisite to carry a proposition providing for the holding of a convention for the revision of the Constitution.

Have made an amendment thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following:

III.

Senate Joint Resolution No. 230 (file No. 152), entitled

Joint Resolution proposing to amend section 2 of article 7 of the Constitution of the State of Michigan relative to elections.

And have directed their chairman to report the same back to the Senate with the recommendation that the Joint Resolution be laid on the table.

James F. Rumer, Chairman.

The report was accepted.

The bills and Joint Resolution named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Rumer moved that the Senate concur in the amendment made to the Joint Resolution named in part II of the report.

The motion prevailed, and the same was placed on the order of Third Reading of Bills.

Mr. Rumer moved that the Senate concur in the recommendation of the committee regarding the Joint Resolution named in part III of the report.

The motion prevailed, and the Joint Resolution was laid on the table.

## THIRD READING OF BILLS.

House bill No. 481 (file No. 140), entitled

A bill to amend sections 140 and 142 of act No. 206 of the Public Acts of 1893, as amended by acts 25, 154, 162 and 229 of 1895; acts 206, 214, 224, 225, 229, 240 and 261 of 1897; acts 31, 32, 83, 97, 107, 154, 169, 204, 215, 239, 262 and 264 of 1899; acts 39, 44, 46, 128, 129, 130, 141, 174 and 193 of 1901; and acts 28, 80, 83, 84, 235 and 236 of 1903, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," and to add a new section thereto to stand as section 142a;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Baird	Mr Hayden	Mr. Rumer	Mr. Traver
${f Brown}$	Jenks	Russell	Van Akin
Cook	Kane	Seeley	$\mathbf{Woodman}$
Cropsey	Linsley	Sheldon	Yeomans
Doherty	Moriarty	Smith	President pro tem
Farr	Peek		22

The title of the bill was agreed to.

Mr. Jones moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 59 (file No. 150), entitled

A bill to provide for the examination and licensing of butchers and to regulate the sale of meat and poultry and the products of meat, and to prevent the sale of diseased, rotten or unwholesome meat, or the products of meat or poultry, and to provide for the keeping of their market, store or place of business, where the business of a butcher is carried on, in a sanitary condition, and for the inspection thereof;

Was read a third time and not passed, a majority of all the Senators

elect not voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Baird	Mr.	Jones	Mr.	Peek	Mr.	Traver
	Brown		Kane		Rumer		Van Akin
	Cropsey Doherty		Moriarty		Smith		President protem 13

#### NAYS.

Mr. Cook	Mr. Hayden	Mr. Russell	Mr. Woodman	
Ely	Jenks	Seeley	Yeomans	
Farr	Linsley	Sheldon		11

Mr. Baird moved to reconsider the vote by which the Senate refused to pass the above entitled bill.

The motion prevailed.

The question being on the passage of the bill,

Mr. Baird moved that the bill be laid on the table.

The motion prevailed.

Senate bill No. 85 (file No. 154), entitled

A bill to amend section 30 of act 156 of the Session Laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," as amended, said section being section 2503 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Baird	Mr. Hayden	Mr. Moriarty	Mr. Traver
Brown	Jenks	Peek	Van Akin
Cook	Jones	Russell	Woodman
Cropsey	Kane	Seeley	Yeomans
Ely	Linsley	Smith	President protem
Farr	·		21

NAYS.

v

The title of the bill was agreed to.



Senate Joint Resolution No. 295 (file No. 153), entitled

Joint Resolution proposing an amendment to section 10 of article 14 of the Constitution of the State of Michigan to provide for specific tax on credits, to be paid into the general fund of the state;

Was read a third time and not passed, two-thirds of all the Senators

elect not voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Cook Mr. Linsley Mr. Traver 3

## NAYS.

Mr. Baird	Mr. Kane	Mr. Seeley	Mr. Woodman
Cropsey	Moriarty	Sheldon	Yeomans
Doherty	Peek	Smith	President protem
Ely	Russell	Van Akin	15

Senate bill No. 369 (file No. 151), entitled

A bill to amend section 1 of act No. 198 of the Public Acts of 1859, entitled "An act to prevent fishing with seines and every kind of nets in certain counties in the state of Michigan";

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Baird	Mr. Farr	Mr. Moriarty	Mr. Van Akin
Cook	Hayden	Peek	Woodman
Cropsey	Jenk <b>s</b>	Russell	Yeomans
Doherty	Kane	Seel <b>ey</b>	President pro tem
Ely	Linsley	Traver	19

### NAYS.

Mr. Sheldon

The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate Joint Resolution No. 314 (file No. 155), entitled

Joint Resolution proposing an amendment to section 2 of article 20 of the Constitution of the State of Michigan relative to number of votes requisite to carry a proposition providing for the holding of a convention for the revision of the Constitution;

Was read a third time and not passed, two-thirds of all the Senators elect not voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Cook Mr. Linsley Mr. Russell Mr. Van Akin
Cropsey Martindale Seeley Woodman
Farr Rumer Traver President protem
Hayden

#### NAYS.

Mr. Baird Mr. Kane Mr. Peek Mr. Smith
Doherty Moriarty Sheldon Yeomans
Ely

9

Mr. Linsley moved to reconsider the vote by which the Senate refused to pass the above entitled Joint Resolution.

The motion prevailed.

The question being on the passage of the Joint Resolution,

Mr. Linsley moved that the Joint Resolution be laid on the table.

The motion prevailed.

Mr. Baird moved that the Senate take a recess until 7:30 o'clock p. m.

Pending which

Mr. Doherty moved that the Senate adjourn.

The motion did not prevail.

The question then being on the motion of Mr. Baird, The motion prevailed, the time being 5:10 o'clock p. m.

#### AFTER RECESS.

7:30 o'clock p. m.

The Senate was called to order by the President pro tem. A quorum of the Senate was present. The Senate took up the regular order of business.

### MOTIONS AND RESOLUTIONS.

Mr. Baird moved to take from the table Senate bill No. 59 (file No. 150), entitled

A bill to provide for the examination and licensing of butchers and to regulate the sale of meat and poultry and the products of meat, and to prevent the sale of diseased, rotten, or unwholesome meat, or the products of meat, or poultry, and to provide for the keeping of their market, store or place of business where the business of a butcher is carried on, in a sanitary condition, and for the inspection thereof.

The motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird	Mr. Ely Fyfe	Mr. Moriarty Peek	Mr. Sheldon Smith
Brown	Jenks	Rumer	Traver
Cook	Jones	Russell	Van Akin
Cropsey	Kane	Seeley	President protem
Doherty			21

### NAYS.

Mr. Farr

Mr. Linsley

Mr. Yeomans

3

The title of the bill was agreed to.

Mr. Baird moved that the bill be given immediate effect.

The motion did not prevail, two-thirds of all the Senators elect not voting therefor.

Mr. Fyfe moved to reconsider the vote by which the Senate today refused to pass the following entitled Joint Resolution:

Senate Joint Resolution No. 295 (file No. 153), entitled

Joint Resolution proposing an amendment to section 10 of article 14 of the Constitution of the State of Michigan to provide for specific tax on credits, to be paid into the general fund of the State.

The motion prevailed.

The question being on the passage of the Joint Resolution,

Mr. Fyfe moved that the Joint Resolution be laid on the table. The motion prevailed.

### REPORTS OF STANDING COMMITTEES.

By the Committee on Agricultural College:

The Committee on Agricultural College report

House bill No. 512 (file No. 248), entitled

A bill to make an appropriation for improving, experimenting with and exhibiting the live stock and poultry of the Agricultural College, and to provide a tax to meet the same.

With the recommendation that the bill be referred to the Committee on

Finance and Appropriations.

E. B. LINSLEY, Chairman.

The report was accepted and the committee discharged.

Mr. Linsley moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Agricultural College:

The Committee on Agricultural College report

House bill No. 511 (file No. 249), entitled

A bill to make appropriations for buildings and repairs for the State Agricultural College for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same.

With the recommendation that the bill be referred to the Committee

on Finance and Appropriations.

E. B. LINSLEY. Chairman.

The report was accepted and the committee discharged.

Mr. Linsley moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations. Digitized by Google.

The motion prevailed.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

House bill No. 187 (file No. 203), entitled

A bill to annex certain territory situated in the township of Springwells, in the county of Wayne, to the city of Detroit and to apply and make operative in said territory all statutes and laws now or hereafter made applicable to and operative in said city.

With the following amendments thereto:

1. By striking out of line 1 of section 1 the words "day of January"

and inserting in lieu thereof the words "Monday in April."

2. By striking out of line 12 of section 1, after the words "to the," the balance of said line and lines 13, 14 and 15 and all of line 16 to and including the word "thereof," and inserting in lieu thereof the words "westerly line of the Pere Marquette Railroad Company's right of way; thence southerly along said line to a point intersecting the northerly line, extended easterly on Wilson's subdivision of lot 1, private claim 266; thence westerly along said extended line and the north line of said Wilson's subdivision to the westerly line of said private claim 266."

3. By striking out sections 2 and 3 and inserting in lieu'thereof the

following to stand as such sections:

Sec. 2. The said territory so annexed to said city on and after the first Monday in April aforesaid, shall be in part annexed to the present sixteenth ward in said city and in part form a ward to be known as the eighteenth ward in said city. All of that part of said territory lying north of the sixteenth ward of said city as at present bounded and defined, and lying east of the west line of Livernois avenue extended to the northerly limits of said territory so annexed to said city shall be annexed to and form a part of said sixteenth ward. The eighteenth ward shall consist of the territory herein annexed to said city of Detroit other than that hereby made a part of said sixteenth ward:

Sec. 3. Said ward eighteen shall be entitled to two aldermen, two members of the board of estimates, one constable, one member of the board of education and such other ward officers as are or may be provided by law for the other wards of said city. The common council of said city within fifteen days after the first Monday in April, 1906, shall divide the said ward into election districts, appoint registrars and inspectors of elections therein, call a special election to be held in said ward eighteen for the election of said officers, specify the place in each of said districts and fix the time for the registration of electors therein and for the holding of such election. The officers elected at said election shall each hold his office until his successor is elected and qualified.

4. By striking out of line 1 of section 4 the words "day of January"

and inserting in lieu thereof the words "Monday in April."

5. By striking out of line 2 of section 5 the words "day of January" and inserting in lieu thereof the words "Monday in April."

6. By striking out of line 1 of section 6 the words "said first day of January" and inserting in lieu thereof the words "thirtieth day of June, 1906."

7. By striking out of line 2 of section 7 the words "first day of January" and inserting in lieu thereof the words "thirtieth day of June, 1906."

8. By striking out of line 5 of section 8 the words "day of January" and inserting in lieu thereof the words "Monday in April."

9. By striking out of lines 1 and 2 of section 9 the words "are not to take effect or" and inserting in lieu thereof the words "shall not."

10. By striking out of lines 21, 25 and 26 of section 1 the word

"westerly" and inserting in lieu thereof the word "center."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Farr moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Traver moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. Moriarty	Mr. Smith
Baird	<b>Fyfe</b>	Peek	Traver ·
Brown	Hayden	Rumer	Van Akin
Cook	Jenks	Russell	Woodman
Cropsey	Jones	Seele <b>y</b>	Yeomans
Doherty	Linsley	Sheldon	President protem
Ely	Martindale		26

NAYS.

0

The title of the bill was agreed to.

Mr. Traver moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Counties and Townships:

The Committee on Counties and Townships report

House bill No. 771, entitled

A bill to provide for the election of public officers within the county of Livingston;

With the accompanying substitute therefor, having the same title.

Recommend that the substitute be concurred in and that the bill, as substituted pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

Mr. Ashley moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

Mr. Rumer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Martindale	Mr. Sheldon
Baird	Fyfe	Moriarty	Smith
Brown	Hayden	Peek	Traver
Cook	Jenks	Rumer	Van Akin
Cropsey	Jones	Russell	Yeomans
Doherty	Linsley	Seeley	President protem
Ely			25

## NAYS.

D

The title of the bill was agreed to.

Mr. Rumer moved that the bill be ordered to take immediate effect.

The motion did not prevail, two-thirds of all the Senators elect not voting therefor.

#### INTRODUCTION OF BILLS.

Mr. Cook introduced

Senate bill No. 393, entitled

A bill to prohibit catching or taking fish in the Shiawassee river in any other manner than with hook and line.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Cook moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Farr	Mr. Martindale	Mr. Smith
Fyfe	Moriarty	Traver
Hayden	Peek	Van Akin
Jenks	Russell	Woodman
Jones	Seeley	Yeomans
Linsley	Sheldon	President protem
	Fyfe Hayden Jenks Jones	Fyfe Moriarty Hayden Peek Jenks Russell Jones Seeley

### NAYS.

The title of the bill was agreed to.

Mr. Cook moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. MacKay entered the Senate Chamber and took his seat.

Mr. Martindale moved that the Senate resolve itself into the committee of the whole on the

#### GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Yeomans to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

House bill No. 437 (file No. 104), entitled

A bill to amend section 9033 of Howell's Annotated Statutes, being section 11238 of the Compiled Laws of 1897, relative to the furnishing of copies of records in State and county offices;

Also:

Senate bill No. 351 (file No. 157), entitled

A bill authorizing certain persons to receive certificates as registered pharmacists from the State Board of Pharmacy;

Also:

Senate bill No. 300 (file No. 160), entitled

A bill to provide for the seizure, condemnation, sale and disposition of boats, nets and other fishing apparatus or appliances found in use or which have been used in violation of the laws of this State;

 ${f Also}$  :

Substitute for Senate bills Nos. 232 and 250 (file No. 159), entitled

A bill to regulate the practice of veterinary medicine and surgery in all its various branches in the State of Michigan; providing for a State Veterinary Board and prescribing its duties; prescribing penalties for its violation and repealing all inconsistent acts;

Also:

Senate bill No. 374 (file No. 158), entitled

A bill to amend sections 5 and 6 of act No. 68 of the Public Acts of 1893, entitled "An act to provide for the incorporation of supreme, grand and subordinate lodges of the United Home Protective Fraternity," a co-operative fraternal building and loan society or order," being sections 7611 and 7612 of the Compiled Laws of 1897, and to add four new sections thereto to be known as sections No. 12, 13, 14 and 15;

Also:

Senate bill No. 386, entitled

A bill to prevent the negligent or careless driving or operation of automobiles:

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

# II.

House bill No. 662 (file No. 206), entitled

A bill to provide for the gathering of spawn in the Great Lakes bordering upon this State, by the United States Bureau of Fisheries, and to provide a penalty for the unauthorized use or imitation of ensigns and markers used by the United States Bureau of Fisheries in taking such spawn; and to repeal section 6 of act No. 88 of the Public Acts

Have made an amendment thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

> WALTER YEOMANS, Chairman.

The report was accepted.

The bills named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Yeomans moved that the Senate concur in the amendment made to the bill named in part II of the report.

The motion prevailed, and the same was placed on the order of Third Reading of Bills.

Mr. Moriarty moved that the Senate adjourn. The motion did not prevail.

### THIRD READING OF BILLS.

House bill No. 437 (file No. 104), entitled

A bill to amend section 9033 of Howell's Annotated Statutes, being section 11238 of the Compiled Laws of 1897, relative to the furnishing of copies of records in State and county offices;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

#### YEAS.

Mг.	Ashley		Mr.	Farr	Mr.	Moriarty	Mr.	Smith
	Baird			Fyfe		Peek		Traver
	Brown			Hayden		Rumer		Van Akin
	Cook			Jenks		Russell		Woodman
	Сгорвеу			Linsley		Seeley		Yeomans
	Doherty		•	MacKay		Sheldon		President protem
	Ely	•		Martindale				26

NAYS.

The title of the bill was agreed to.



Senate bill No. 351 (file No. 157), entitled

A bill authorizing certain persons to receive certificates as registered pharmacists from the State Board of Pharmacy;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Ely	Mr. MacKay	Mr. Smith
Baird	Farr	Martindale	Traver
Brown	Fyfe	Peek	. Van Akin
Cook	Hayden	Rumer	Woodman
Cropsey	Jenks	Russell	Yeomans
. Doherty	Linsley	Sheldon	President pro tem
			04

NAYS.

0

The title of the bill was agreed to.

Mr. Woodman moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 300 (file No. 160), entitled

A bill to provide for the seizure, condemnation, sale and disposition of boats, nets and other fishing apparatus or appliances found in use or which have been used in violation of the laws of this state;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Ely	Mr. Peek	Mr. Traver
Baird	Hayden	Rumer	Van Akin
Brown	Jenks	Russell	Woodman
Cook	Linsley	Seeley	Yeomans
Cropsey	Martindale	Sheldon	President protem
Doherty	Moriarty	Smith	23

NAYS.

0

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Substitute for Senate bills Nos. 232 and 250 (file No. 159), entitled

A bill to regulate the practice of veterinary medicine and surgery in all its various branches in the State of Michigan; providing for a State Veterinary Board and prescribing its duties; prescribing penalties for its violation and repealing all inconsistent acts;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Baird	Mr. Fyfe	Mr. Moriarty	Mr. Traver
Brown	Hayden	Peek	Van Akin
Cook	Jenks	Russell	Woodman
Cropsey	Linsley	- Seeley	Yeomans
Ely	MacKay	Sheldon	President protem
Farr	Martindale	Smith	23

### NAYS.

0

The title of the bill was agreed to.

Mr. Russell moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 374 (file No. 158), entitled

A bill to amend sections 5 and 6 of act No. 68 of the Public Acts of 1893, entitled "An act to provide for the incorporation of supreme, grand and subordinate lodges of the 'United Home Protectors' Fraternity,' a co-operative fraternal building and loan society or order," being sections 7611 and 7612 of the Compiled Laws of 1897, and to add four new sections thereto to be known as sections Nos. 12, 13, 14 and 15;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. Moriarty	Mr. Smith
Baird	Fyfe	Peek	Traver
Brown	Hayden	Rumer	Van Akin
Cook	Jenks	Russell	Woodman
Cropsey	Linsley	Seeley	Yeomans
Doherty	MacKay	Sheldon	President pro tem
Ely	Martindale		26

### NAYS.

0

The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 386, entitled

A bill to prevent the negligent or careless driving or operation of automobiles;

Was read a third time and not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Brown Cropsey Farr	Mr Hayden Linsley Martindale Moriarty	Mr. Rumer Sheldon Smith	Mr. Van Akin Woodman President protem
Farr	Moriarty	Traver	15

10

### NAYS.

Mr. Baird Doherty Ely	Mr. Fyfe Jenks MacKay	Mr. Peek Russell	Mr. Seeley Yeomans
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Mr. Baird moved to reconsider the vote by which the Senate refused to pass the above entitled bill.

The motion prevailed.

Mr. Baird moved that the bill be referred to the Committee on State Affairs,

Pending which motion

Mr. Moriarty moved that the bill be laid on the table.

Mr. Baird demanded the yeas and nays.

The motion made by Mr. Moriarty then prevailed, a majority of all the Senators present voting therefor, by yeas and nays, as follows:

### YEAS.

Mr	Ashley	Mr Hayden	·Mr. Rumer	Mr. Van Akin
	Brown	Linsley	Sheldon	Woodman
	Cropsey	Martindale	Smith	Presidentprotem
	Farr	Moriarty	Trayer	15.
	rair	MOITALLY	TIEVEL	10-

#### NAYS.

Mr. Baird	Mr. Ely	Mr. MacKay	Mr. Seeley
Cook	Fyfe	Peek	Yeomans
Doherty	Jenks	Russell	11

House bill No. 662 (file No. 206), entitled

A bill to provide for the gathering of spawn in the Great Lakes bordering upon this state by the United States Bureau of Fisheries, and to provide a penalty for the unauthorized use or imitation of ensigns and markers used by the United States Bureau of Fisheries in taking such spawn; and to repeal section 6 of act No. 88 of the Public Acts of 1899;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr Ashley	Mr. Farr	Mr. Martindale	Mr. Sheldon
Baird	Fyfe	Moriarty	Smith
Brown	Hayden	Peek	Traver
Cook	Jenks	Rumer	Van Akin
Cropsey	Linsley	Russell	Yeomans
. Doherty	МасКау	Seeley	President protem
			24

NAYS.

The title of the bill was agreed to.

By unanimous consent the Senate returned to the order of

### INTRODUCTION OF BILLS.

Mr. Linsley introduced

Senate bill No. 394, entitled

A bill to prescribe the qualifications, duties and compensation of the Clerk of the Judiciary Committee and Law Clerk of the Senate and the Senate Stenographer.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Linsley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr Ashley	Mr. Fyfe	Mr Martindale	Mr. Smith
Baird	Hayden	Moriarty	Traver
Brown	Jenks	Peek	Van Akin
Doherty	Linsley	Seeley	Woodman
Ely	MacKay	Sheldon	President protem
Farr	•		21

# NAYS.

Mr. Cook Mr. Russell Mr. Yeomans 3

The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Woodman moved that the Senate adjourn.

The motion prevailed, the time being 9 o'clock p. m.

The President pro tem. declared the Senate adjourned until tomorrow at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

# EIGHTY-SECOND DAY.

Lansing, Wednesday, May 17, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

Religious exercises were conducted by Rev. John Bollens, of Farmington.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Doherty, Ely, Farr, Fyfe, Hayden, Heine, Jenks, Jones, Kane, Linsley, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Seeley, Smith, Traver, Van Akin, Woodman, Yeomans, President pro tem.—30.

The following Senator was absent with leave: Mr. Curtis.

The following Senator was absent without leave: Mr. Sheldon.

Mr. Baird moved that leave of absence be granted to the absentee from today's session.

The motion prevailed.

#### MOTIONS AND RESOLUTIONS.

Mr. Moriarty moved to take from the table

Senate bill No. 386, entitled

A bill to prevent the negligent or careless driving or operation of automobiles.

The motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Мr	Ashley Baird Brown Cook Cropsey Doherty Ely	Mr. Farr Hayden Heine ' Jenks Jones Kane Linsley	Mr. Martindale Mills Moffatt Moriarty Peek Rumer Seeley	Mr. Smith Traver Van Akin Woodman Yeomans President pro tem 27
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NAYS.

Mr. Fyfe Mr. MacKay Mr. Russell 3

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Moffatt moved to take from the table

Senate Joint Resolution 347 (file No. 147), entitled

Joint Resolution to direct the Board of State Auditors to investigate, examine and settle the claim of George G. Covell of Grand Traverse county, Michigan, against the State of Michigan on account of legal services rendered in defending one Bert Spafford, Deputy State Game and Fish Warden, who was tried for murder in Benzie county, Michigan, during the month of September, 1903; said services being rendered at the request of Hon. A. T. Bliss, the then Governor of the State of Michigan, and Charles H. Chapman, the State Game and Fish Warden of the State of Michigan.

The motion prevailed, and the Joint Resolution was placed on the order of Third Reading of Bills.

Mr. Jenks moved that a respectful message be sent to the House, asking the return to the Senate of

Senate substitute for House bill No. 789, entitled

A bill to change the name of the village of Sanilac Centre, in the county of Sanilac, to Sanilac.

The motion prevailed.

# PRESENTATION OF PETITIONS.

No. 155. By Mr. Rumer: Petition of Clarence E. Allery and 49 other citizens of Flint, in favor of the passage of a bill prohibiting the sale and manufacture of cigarettes.

The petition was referred to the Committee on Judiciary.

# REPORTS OF STANDING COMMITTEES.

By the Committee on Judiciary:

The Committee on Judiciary report

Senate substitute for Senate bill 114 and House bill 401 (file No. 122), entitled

A bill to prohibit the manufacture, sale or offering for sale or giving away of cigarettes, cigarette papers or wrappers, or any substitute therefor, and to provide a penalty for violations thereof, and to repeal all laws in conflict therewith;

Without recommendation.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Cropsey moved that the rules be suspended, and that the bill be placed on its immediate passage.

Mr. Cook demanded the yeas and nays.

Mr. Kane

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The motion prevailed, two-thirds of all the Senators present voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Doherty Elly	Mr. Farr Fyfe Hayden Heine Jenks Jones Linsley	Mr. MacKay Martindale Mills Moffatt Moriarty Peek Rumer	Mr. Russell Seeley Traver Van Akin Woodman Yeomans President pro tem 28
		NAYS.	

Mr. Smith

The bill was then read a third time and not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Cook Cropsey Ely Farr	Mr. Hayden Jones Kane Linsley	Mr. Moffatt Rumer Russell	Mr. Seeley Yeomans President pro tem 14
•	•	NAYS.	
Mr. Ashley Baird Brown Doherty	Mr. Fyfe Heine Jenks MacKay	Mr. Martindale Mills Moriarty Peek	Mr. Smith Traver Van Akin Woodman

Mr. Baird moved to reconsider the vote by which the Senate refused to pass the above entitled bill.

Mr. Mills moved that the motion made by Mr. Baird be laid on the table, on which motion he demanded the yeas and nays.

The motion made by Mr. Mills then did not prevail, a majority of all the Senators elect not voting therefor, by year and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Smith	16
Baird	Heine	Mills	Traver	
Brown	Jenks	Moriarty	Van Akin	
Doherty	MacKay	Peek	Woodman	
		NAYS.		

Mr. Cook Cropsey Ely Farr	Mr. Hayden Jones Kane Linsley	Mr. Moffatt Rumer Russell	Mr. Seeley Yeomans President pro tem			

By the Committee on Judiciary: The Committee on Judiciary report

House bill No. 225 (file No. 98), entitled

A bill to amend section 8 of chapter 1 of act 243 of the Public Acts of 1181, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, and being compiler's section No. 4043 of the Compiled Laws of 1897, as amended by act No. 142 of the Session Laws of 1901, entitled "An act to amend sections 3, 5 and 8 of chapter 1, section 10 of chapter 11 of act 243 of the Public Acts of 1881, entitled 'An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within the State,' approved June 8, 1881," approved May 21, 1901;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report

Senate bill No. 381, entitled

A bill to amend section 6 of chapter 250 of the Compiled Laws of 1897, entitled "Estates of Intestates," the same being compiler's section 9327:

With the following amendment thereto:

By striking out of section 1, lines 1 to 5 inclusive, and inserting in lieu thereof the following:

Section 6 of chapter 70 of the Revised Statutes of 1846, entitled "Of administration and distribution of the estates of intestates," as amended, said section being compiler's section 9327 of the Compiled Laws of 1897, is hereby amended to read as follows:

Recommended that the amendment be concurred in, and that when so amended the bill pass.

W. E. Brown,

Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report House bill No. 396 (file No. 213), entitled

A bill to amend section 2 of chapter 140 of the Revised Statutes of

1846, entitled "Of the limitations of personal actions," the same being compiler's section No. 9729 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report

House bill No. 650 (file No. 188), entitled

A bill to protect the owners of bottles, cans, ice cream cans, jars, tubs, ice cream tubs, boxes, siphons, fountains and kegs used in the sale of milk, cream, ice cream, butter or other dairy products, soda water, mineral, drinking or aerated water, porter, ale, cider, ginger ale, small beer, lager beer, Weiss beer, beer, white beer, fruits, preserves, cordials, drugs, medicines, mixtures, perfumes, compounds or other manufactured articles or beverages, and to repeal act No. 224 of the Public Acts of 1901 and act No. 36 of the Public Acts of 1897 and to repeal all acts or parts of acts inconsistent herewith;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report

House Joint Resolution No. 432 (file No. 177), entitled

Joint Resolution proposing an amendment to section 1 of article 7 of the state constitution, relative to the qualifications of electors;

With the recommendation that the Joint Resolution be referred to the Committee on Constitutional Amendments.

> W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the recommendation of the committee that the Joint Resolution be referred to the Committee on Constitutional Amendments.

The motion prevailed.

By the Committee on Judiciary: The Committee on Judiciary report House bill No. 337 (file No. 217), entitled

A bill to amend section 2 of act 113 of the Public Acts of 1901, entitled "An act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this state; to provide for the regulation of such establishment and the employment of women and children therein; to regulate the conduct of sweatshops, so-called; to provide for

the enforcements of the provisions of this act and to make an appropriation for the purpose of carrying out the same";

With the following amendments thereto:

- 1. By inserting in line 1 of section 1, after the figure 1, the words "The title and."
- 2. By striking out of line 8 of section 1 the word "is" and inserting in lieu thereof the word "are."

3. By inserting after line 8 of section 1 the following:

"An act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this state; to provide for the regulation of such establishments; to regulate the employment of women and children; to regulate the conduct of sweatshops, so-called; to provide for the enforcement of the provisions of this act and to make an appropriation for the purpose of carrying out the same."

4. By striking out of line 12 of section 2 the words "theatre, concert

hall."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

General Order.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report House bill No. 395 (file No. 142), entitled A bill to regulate the employment of expert witnesses; With the recommendation that the bill pass.

> W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the

By the Committee on Judiciary: The Committee on Judiciary report Senate bill No. 387, entitled

A bill to amend section 19 of act No. 124 of the Public Acts of 1893, as amended by act No. 119 of the Public Acts of 1895, as amended by act No. 81 of the Public Acts of 1899, entitled "An act to provide for the government of the Michigan Asylum for Dangerous and Criminal Insane and the inmates therein, and to repeal act No. 90, laws of 1883, and all acts amendatory thereto, and all that portion of act No. 140, laws of 1891, which conflicts with this act, being an act entitled 'An act to provide for a state board of inspectors who shall perform the duties now performed by the Advisory Board in Matters of Pardons, and who shall have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Mich-

igan Asylum for Insane Criminals at Ionia, the Branch of the State Prison at Marquette, the Reform School for Boys at Lansing and the Industrial Home for Girls at Adrian, and to abolish all existing boards, and to annul all existing appointments," being section 1972 of the Compiled Laws of 1897;

With the following amendment thereto:

By striking out section 1 and inserting in lieu thereof the following to stand as such section:

Section 1. That section 19 of act No. 124 of the Public Acts of 1893, entitled "An act to provide for the government of the Michigan Asylum for Dangerous and Criminal Insane and the inmates therein, and to repeal act 190, laws of 1883, and all acts amendatory thereto, and all of that portion of act 140, laws of 1891, which conflicts with this act, being an act, entitled 'An act to provide for a State Board of Inspectors who shall perform the duties now performed by the Advisory Board in Matters of Pardons and who shall have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the Branch of the State Prison at Marquette, the Reform School for Boys at Lansing and the Industrial Home for Girls at Adrian, and to abolish all existing boards and to annul all existing appointments," as last amended by act No. 81 of the Public Acts of 1899, said section being compiler's section 1972 of the Compiled Laws of 1897, be amended so as to read as follows:

Recommend that the amendment be concurred in, and that when so amended the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report House bill No. 28, entitled

A bill to provide that the adoption of Harold H. Huber, a minor son of William R. Huber, by David H. Lomison and Lucinda Lomison, husband and wife, all of St. Joseph county, Michigan, and that the changing of the name of said Harold H. Huber to Harold H. Lomison, and that the making of said Harold H. Huber (by the name of Harold H. Lomison) an heir at law of said David H. Lomison and Lucinda Lomison (which proceedings were had in the probate court for said county of St. Joseph, under the provisions of chapter 236 of the Compiled Laws of 1897) be annulled and set aside; that the name of Harold H. Huber be restored to said minor whose name was changed to Harold H. Lomison; that said Harold H. Huber shall not be an heir at law of said David H. Lomison and Lucinda Lomison or either of them; that said David H. Lomison and Lucinda Lomison shall each be relieved from all of the duties, responsibilities and liabilities assumed by them by reason of such

adoption of said minor; and that said David H. Lomison, Lucinda Lomison, William R. Huber and Harold H. Huber be restored to all the privileges, rights and obligations which would have belonged to and been imposed upon them, respectively, if such adoption had not been made;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Cities and Villages: The Committee on Cities and Villages report

Senate bill No. 362, entitled

A bill to amend section 8 of chapter 27 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," approved May 27, 1895, the same being section 3265 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Constitutional Amendments:

The Committee on Constitutional Amendments report

House bill No. 370 (file No. 225), entitled

A bill to provide for the submission to the qualified electors, of the question of calling a convention for the purpose of making a general revision of the Constitution;

With the recommendation that the bill pass.

W. N. MILLS, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Banks and Corporations:

The Committee on Banks and Corporations report

House bill No. 277 (file No. 221), entitled

A bill to amend section 10 of an act, entitled "An act authorizing the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," approved May 22, 1877; and to repeal all acts or parts of acts in conflict herewith;

With the recommendation that the bill pass.

S. C. TRAVER, Acting Chairman.

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The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Banks and Corporations:

The Committee on Banks and Corporations report

Senate bill No. 189 (file No. 45), entitled

A bill to amend section 2 of act No. 108 of the Public Acts of 1889, being an act to provide for the incorporation of trust, deposit and security companies, approved May 23, 1889, being section 6157 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

S. C. TRAVER, Acting Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Fisheries:

The Committee on Fisheries report

Senate bill No. 359, entitled

A bill to amend section 1 of act No. 23 of the Public Acts of 1893, as amended by act No. 98 of the Public Acts of 1903, as further amended by House Enrolled Act No. 37 of the acts of the Legislature of 1905, entitled "An act to prohibit the taking, catching or destruction of fish in the Raisin river of this State;"

With the recommendation that the bill pass.

O. C. Moffatt, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Railroads:

The Committee on Railroads report

House bill No. 685 (file No. 218), entitled

A bill authorizing street railway companies or any railroad company organized under the laws of this State to own, maintain and operate steamboats, barges or vessels;

With the recommendation that the bill pass.

M. H. Moriarty, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

## MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 16, 1905.

To the President of the Senate: .

Sir-I am instructed by the House to transmit the following bill:

House bill No. 504 (file No. 270), entitled

A bill to authorize a township or townships to acquire by gift or de-

vise real estate and to own and control the same for a free public park or resort; to provide for a board of commissioners therefor and to authorize said township or townships, by a limited tax on the property in such township or townships, to maintain such park or resort and to make all needful rules and regulations for the control and government of the same;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 577 (file No. 239), entitled

A bill to amend section 58 of act 206 of the laws of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being section 3881 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Taxation.

The following message from the House was also received and read:

House of Representatives. May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 785, entitled

A bill to amend section 2 of an act entitled "An act to incorporate the Public Schools of the village of Hudson," approved March 25, 1867, as amended;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Van Akin moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Seeley
Baird	Heine	Mills	Smith
Brown	Jenks	Moffatt	Traver
Cook	Jones	Moriarty	Van Akin
Сгорвеу	Kane	Peek	Woodman
Ely	Linsley	Rumer	Yeomans
Fyfe	МасКау	Russell	President pro tem
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NAYS.

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The title of the bill was agreed to.

Mr. Van Akin moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 809, entitled

A bill to incorporate the city of Charlevoix, in the county of Charlevoix, state of Michigan;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moffatt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook	Mr. Hayden Heine Jenks Jones	Mr. Martindale Mills Moffatt Moriarty	Mr. Seeley Smith Traver Van Akin
Cropsey	Kane	Peek	Woodman
Ely	Linsley	Rumer	Yeomans
<b>Fa</b> rr Fyfe	MacKay	Russell	President pro tem 29

NAYS.

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The title of the bill was agreed to.

Mr. Moffatt moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting there-

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 811, entitled

A bill to permit townships, villages or cities in the county of Livingston to accept surety companies' bonds in certain cases;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 651 (file No. 252), entitled

A bill to provide additional facilities for the State Industrial Home for Girls by authorizing and directing the board of guardians of the State Industrial Home for Girls to grant an easement for a right of way to the

Adrian & Ann Arbor Electric Railway Company to build and maintain an electric railway and a passenger station on certain premises of said Industrial Home;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Van Akin moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time, and pending the taking of the vote. on the passage thereof,

Mr. Van Akin moved that the bill be referred to the Committee on Industrial Home for Girls.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 121 (file No. 224), entitled

A bill to amend an act, entitled "An act to authorize the use of any thoroughly tested and reliable voting machine at any election held in this state," being act 61 of the Public Acts of 1897, as amended by act 234 of the Public Acts of 1903, by adding five new sections to stand as sections 12, 13, 14, 15 and 16;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Elections.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 807, entitled

A bill to prohibit the dumping of sawdust, slabs or other saw mill refuse

in any of the streams, rivers or lakes in the counties of Mackinac and Menominee, or in any waters touching said counties;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Mills moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Smith
Baird	Hayden	Mills	Traver
Brown	Jenks	Moffatt	Van Akin
Cropsey	Jones	Moriarty	Woodman
Doherty	Kane	Rumer	Yeomans
Ely	Linsley	Russell	President pro tem
Farr	MacKay	Seeley	27

NAYS.

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The title of the bill was agreed to.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 821, entitled

A bill to provide for the destruction of noxious weeds in the city of Detroit;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title ,and pending its reference to a committee,

Mr. MacKay moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Mr. Hayden Baird Heine Brown Jenks Cropsey Jones Doherty Kane Ely Linsley Farr MacKay Fyfe	Mr. Martindale Mills Moffatt Moriarty Peek Rumer Russell	Mr. Seeley Smith Traver Van Akin Woodman Yeomans President pro tem 29
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NAYS.

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The title of the bill was agreed to.

Mr. MacKay moved that the bill be ordered to take immediate effect.

The motion prevailed two thirds of all the Senators elect voting the

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 264, entitled

A bill to prohibit the spearing of fish through the ice during the months of December, January, February and March of each year in Houghton lake, Roscommon county;

And to inform the Senate that the House has amended the same as

follows:

By adding after section 1 a new section to stand as section 2 and to read as follows:

"Section 2. Any person violating any of the provisions of this act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not to exceed twenty-five dollars and costs of prosecution, or imprisonment in the county jail not to exceed thirty days, or by both such fine and imprisonment in the discretion of the court";

And that in the passage of the bill, as thus amended, the House has

concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendment made to the bill by the House,

Mr. Doherty moved that the Senate concur.

The motion prevailed, a majority of the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cropsey Doherty Ely Farr Fyfe	Mr. Hayden Heine Jenks Jones Kane Linsley MacKay	Mr. Martindale Mills Moffatt Moriarty Peek Rumer Russell	Mr. Seeley Smith Traver Van Akin Woodman Yeomans President pro tem
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NAYS.

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The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 367, entitled

A bill to create fractional school district No. 7 of the townships of Ida, Raisinville and Dundee, in Monroe county; to define the boundaries thereof, and to authorize said district to borrow money and issue the bonds of said district for the purpose of building a school house therein and to provide for the payment of said bonds;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take imme-

diate effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 162 (file No. 72), entitled

A bill making appropriations for the purchase of books and other material for the Michigan State Library, and books and equipments for the Michigan traveling Libraries for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

'And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immedi-

ate effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 325 (file No. 118), entitled

A bill to create and establish a State Highway Department by the appointment of a State Highway Commissioner and assistants and defining the powers and duties of the office and to provide for a system of State cooperation with townships and counties in the improvement of the public wagon roads, and to make an appropriation therefor for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 125 (file No. 32), entitled

A bill to amend section 3 of act No. 237 of the Public Acts of 1881, entitled "An act to authorize and regulate within this State, the business of plate glass, accident, live stock, steam boiler and fidelity insurance and to repeal acts No. 42 and 72 of the Session Laws of 1877, as amended by act No. 190 of the Public Acts of 1901;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take imme-

diate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.



The following message from the House was also received and read:

House of Representatives, May 16, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 216 (file No. 82), entitled

A bill to amend section 6 of chapter 83 of the Revised Statutes of 1846, entitled "Of marriage and the solemnization thereof," said section being compiler's section 8593 of the Compiled Laws of 1897, as last amended by act No. 247 of the Public Acts of 1899;

And to inform the Senate that in the passage of the bill, the House

has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

#### NOTICES.

Mr. Traver gave notice that at some future day he would ask leave to introduce

A bill to incorporate the village of Belleville, county of Wayne.

# INTRODUCTION OF BILLS.

Mr. Hayden introduced

Senate bill No. 395, entitled

A bill to amend section 11 of act No. 189 of the Public Acts of 1903, entitled "An act to provide for the exercise of the police power of the State over the affairs and business of corporations or persons engaged in urban, suburban and interurban transportation by the Commissioner of Railroads, and to define the powers and duties of said Commissioner of Railroads with reference thereto."

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Ashley, previous notice having been given and leave being granted, introduced

Senate bill No. 396, entitled

A bill to amend sections 3, 5, 12 and 13 of chapter 2 of an act, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by act approved June 4, 1895, and the other acts amendatory thereof.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Ashley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Ely	Mr.	Fyfe Hayden Jenks Jones Linsley MacKay	Mr.	Mills Moffatt Moriarty Rumer Russell Seeley	Smith Traver Van Akin Woodman Yeomans President protem
	Farr		Martindale			26

NAYS.

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The title of the bill was agreed to.

Mr. Moriarty introduced

Senate bill No. 397, entitled

A bill to disorganize and vacate the township of Atkinson in the county of Iron, and to incorporate its territory within the adjoining township of Iron River, in the county of Iron.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be

placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Baird Brown Cook. Cropsey Ely Farr Fyfe	Mr. Hayden Heine Jenks Jones Kane Linsley MacKay	Mr. Martindale Mills Moffatt Moriarty Peek Russell Seeley	Mr. Smith Traver Van Akin Woodman Yeomans President protem 27
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NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take effect April 1, 1906.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect April 1, 1906.

Mr. Moriarty introduced

Senate bill No. 398, entitled

A bill to detach certain territory from the township of Iron River, in the county of Iron, and attach the said territory to the township of Stambaugh, in said county.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Brown Cropsey Ely Farr Fyfe	Jenks Jones Kane Linsley	Martindale Mi Mills Moffatt Moriarty Peek	r. Russell Traver Van Akin Yeomans President protem
Hayden	MacKay		22

NAYS.

0

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take effect April 1, 1906. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect April 1, 1906.

Mr. Heine introduced

Senate bill No. 399, entitled

A bill to annex certain territory contiguous to the county of Bay, state of Michigan, unto said county of Bay, which territory is to become a part of and be known as Bay county, Michigan.

The bill was read a first and second time by its title and referred to the

Committee on Counties and Townships.

By unanimous consent the Senate returned to the order of

# MOTIONS AND RESOLUTIONS.

Mr. Brown moved to take from the table

Senate bill No. 291, entitled

A bill to prohibit the use of ferrets in hunting or killing rabbits in the counties of Lapeer, Cass, Kalamazoo, Saginaw, Van Buren and Isabella.

The motion prevailed.

Mr. Brown moved that the House be requested to appoint a committee of conference to act with a like committee of the Senate to consider the matters of difference existing between the two houses on the above entitled bill.

The motion prevailed.



Mr. Hayden moved that the Senate take a recess until 3:30 o'clock p. m. The motion prevailed, the time being 3:15 o'clock p. m.

## AFTER RECESS.

3:30 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present. The Senate returned to the order of

#### INTRODUCTION OF BILLS.

Mr. Ely introduced

Senate bill No. 400, entitled

A bill to provide for building, rebuilding or repairing of bridges and roads situated in more than one township or partly in one township or more than one and partly in a city or incorporated village, when any such township, city or village shall fail to join in or contribute to the building, rebuilding or repairing thereof.

The bill was read a first and second time by its title and referred to the

Committee on Roads and Bridges.

Mr. Heine introduced

Senate bill No. 401, entitled

A bill to provide for the protection of fish in the Saginaw river and its tributaries and to repeal act No. 185 of the Public Acts of 1901 and act No. 449 of the Local Acts of 1895.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Heine moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Baird	Mr.	Fyfe	Mr.	Mills	Mr.	Seeley
	Brown		Heine		Moffatt		Traver
	Cook		Jones		Moriarty		Van Akin
	Cropsey		Kane		Peek		Woodman
	Ely		MacKay		Rumer		Yeomans
	Farr		Martindale		Russell		President protem
							- 94

NAYS.

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The title of the bill was agreed to.

Mr. Heine moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The Secretary submitted the following report:

Lansing, Mich., May 17, 1905.

To the President of the Senate:

Sir—

Senate bill No. 101 (enrolled No. 11);

Also:

Senate bill No. 311 (enrolled No. 116);

Also :

Senate bill No. 363 (enrolled No. 117);

Also:

Senate bill No. 265 (enrolled No. 118);

Also:

Senate bill No. 370 (enrolled No. 119);

Have been printed and have this day been presented to the Governor for his approval.

Very respectfully,
ELBERT V. CHILSON,
Secretary of the Senate.

Mr. Peek moved that the Senate adjourn.

The motion prevailed, the time being 3:45 o'clock p. m.

The President pro tem declared the Senate adjourned until tomorrow at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

# EIGHTY-THIRD DAY.

Lansing, Thursday, May 18, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

Religious exercises were conducted by Rev. W. P. French, of Lansing.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Doherty, Ely, Farr, Fyfe, Hayden, Jenks, Jones, Kane, Linsley, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Woodman, Yeomans, President pro tem.—30.

The following Senator was absent with leave: Mr. Curtis. The following Senator was absent without leave: Mr. Heine.

Mr. Fyfe moved that leave of absence be granted to the absentee from today's session.

The motion prevailed.

Mr. Ashley asked and obtained leave of absence for himself from today's session after 4 o'clock p. m. and from tomorrow's session.

Mr. Linsley asked and obtained leave of absence for himself from today's session after 3:45 o'clock p. m. and from tomorrow, Monday's and Tuesday's sessions.

Messrs. Baird, Brown, Cook, Cropsey, Doherty, Ely, Fyfe, Hayden, Kane, MacKay, Martindale, Mills, Moriarty, Rumer, Russell, Seeley, Sheldon, Traver, Van Akin, Woodman, Yeomans asked and obtained leaves of absence for themselves from tomorrow's session.

Mr. Doherty moved that when the Senate adjourn today, it stand adjourned until tomorrow at 8:30 o'clock a. m.

The motion prevailed.

Mr. Doherty moved that when the Senate adjourn tomorrow, it stand adjourned until Monday, May 22, at 9 o'clock p. m.

The motion prevailed.

By unanimous consent the Senate took up the order of

#### INTRODUCTION OF BILLS.

Mr. Traver, previous notice having been given and leave being granted, introduced

Senate bill No. 402, entitled

A bill to incorporate the village of Belleville, in the county of Wayne, state of Michigan.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Traver moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley	Mr. Fyfe	Mr. Mills	Mr. Sheldon
	Baird	Hayden	Moffatt	Smith
	Brown	Jenks	Moriarty	Traver
	Cook .	Jones	Peek	Van Akin
	Сгорвеу	Kane	Rumer	Woodman
	Doherty	Linsley	Russell	Yeomans
	Ely	MacKay	Seeley	President pro tem
	Farr	Martindale	•	30

NAYS.

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The title of the bill was agreed to.

Mr. Traver moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Cook introduced

Senate bill No. 403, entitled

A bill to provide for the election of a county drain commissioner in the county of Ingham and to extend the term of the present incumbent of said office.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Cook moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley	Mr.	Fyfe	Mr.	Mills	Mr.	Sheldon
	Baird		Hayden		Moffatt		Smith
	Brown		Jenks		Moriarty		Traver
	Cook		Jones		Peek		Van Akin
	Cropsey		Kane		Rumer		Woodman
	Doherty		MacKay		Russell		Yeomans
	Ely Farr		Martindale		Seeley		President pro tem 29

NAYS.

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The title of the bill was agreed to.

Mr. Cook moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The Senate resumed the regular order of business.

MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, May 18, 1905.

To the President of the Senate:

Sir—I desire to call the attention of the Legislature to some correspondence I have had relating to the removal of the remains of Governor Stevens T. Mason. It is the wish of the sister and daughter of Governor Mason that the city of Detroit be made the final resting place of their distinguished relative and I submit herewith a copy of a letter I addressed to Hon. George P. Codd, Mayor of Detroit, also a copy of his reply, together with a copy of the Mayor's message to the Common Council and the resolution adopted.

"Hon. George P. Codd, Mayor of Detroit, Detroit, Michigan:

"Dear Mr. Codd—I enclose copies of letters relating to the removal of the remains of Governor Stevens T. Mason to the city of Detroit. I have thought of bringing the matter to the attention of the Legislature, but deemed it best to communicate with you before doing so. Should the city of Detroit make arrangements for the burial place, I shall send a message to the Legislature recommending the removal of the remains of Governor Mason by the State of Michigan to the city of Detroit.

"Such action would, in my opinion, be a just recognition of one whose services and record are historical in the early annals of our State.

"Very respectfully,

"Fred M. Warner,

"Governor."

"May 4, 1905."

"Hon. Fred M. Warner, Governor, Lansing, Michigan:

"Dear Governor—I enclose you herewith a copy of my message to the Common Council, and their action thereon, relative to the removal of the remains of Governor Stevens T. Mason to our city, and have conferred with the Commissioner of Parks and Boulevards, who will set aside a suitable place in Capitol Park, the site of the old capitol, for this purpose.

"Will be pleased to co-operate with you in any way. I take it, you will bring this matter to the attention of the Legislature and advise

me whatever action you desire taken from this end.

"Respectfully yours,
"George P. Copp,"

"May 11, 1905."

'To the Honorable, the Common Council:

'Gentlemen—Governor Warner, in conjunction with the Legislature is making preparations to have the body of the late Governor Stevens Thomson Mason removed to Michigan soil. Gov. Mason was Michigan's first Governor and occupies a unique position in the history of the State. His remains now rest in a vault in New York City, the contemplated destruction of which makes it necessary that the body be removed from there within a short time.

'During Gov. Mason's regime, Detroit was the capital of the State and the old capitol building stood on the present site of what is now Capitol Park. Gov. Warner and myself are agreed that it would be most fitting that his remains should finally rest in that spot where an appropriate monument may be erected by the Legislature.

'I would urge that the necessary authority be granted by the Common Council immediately in order to enable the Governor to carry out the contemplated plans. I would also suggest that when the remains are brought to Detroit, arrangements be made for suitable ceremonies.

'Respectfully submitted,

'George P. Codd, 'Mayor.'

'By Ald. Heineman:

Resolved, That a committee of five members of the Council be appointed to act with his Honor, the Mayor, in the matter of the removal to Detroit of the remains of Stevens T. Mason, the first Governor of the State of Michigan;

'Resolved further, That the Mayor be and is hereby requested to inform the Governor of the State that the Common Council is agreeable to the offer of a suitable place in Capitol Park, or such other location as may be deemed proper for the above stated purpose;

'Resolved further, That the Commissioner of Parks and Boulevards be and is hereby instructed to set aside a suitable place in said Park

for the above named purpose."

'(Adopted.)'"

I would recommend that the Board of State Auditors be authorized to complete arrangements for the removal of the remains from the present burial place in New York City and for the interment of the remains in Detroit and if this action is taken it will be necessary to provide for the expense incurred.

Very respectfully, FRED M. WARNER, Governor.

By unanimous consent Mr. Smith offered the following resolution: Senate Resolution No. 58.

Whereas, Stevens Thomson Mason, the fourth Governor of the Territory and the first Governor of the State of Michigan, died outside of the State, and his remains have since reposed in the vault of a cemetery now near the center of the City of New York, which is about to be destroyed; and

Whereas, Governor Mason's patriotic services to the State, his tire less energy in behalf of her interests, and notably his great services in the establishment of and defending the interests of the now great University of Michigan in its infancy, and in projecting the development of her mineral wealth, and the maintenance of her integrity are inseparably connected with the history of the State of Michigan, and are a part of the foundation of her prosperity; and

Whereas, The Common Council of the city of Detroit has tendered for the reception of the remains of Governor Mason a lot in Capitol Park,

the site of the old capitol building; therefore

Resolved by the Senate (the House of Representatives concurring), That the Legislature of the State of Michigan deems it eminently fitting that the mortal remains of Governor Mason should rest in the soil of the State he loved and served so well: and

Resolved, That the remains of Governor Mason be brought to Michigan at the time of the annual session of the Michigan Pioneer and Historical Society, June 7 and 8, 1905, and that the Governor is hereby authorized to appoint three Commissioners to arrange for the transfer and burial of the remains; and be it further

Resolved, That representatives of the family of former Governor Mason be invited to attend the ceremonies and that committees from the Senate and House of Representatives be appointed to act with a committee of the Common Council of the City of Detroit, in preparing suitable ceremonies; and be it further

Resolved, That the Board of State Auditors is hereby authorized to audit the expenses of transferring the remains, the traveling expenses of the members of Governor Mason's family and the members of the commission:

The resolution was unanimously adopted.

### MESSAGES FROM THE GOVERNOR.

The following message from the Governor was also received and read:

Executive Office, Lansing, May 17, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

House substitute for Senate bill No. 293 and House bill No. 129

(enrolled No. 106), being

An act making appropriations for the Central Michigan Normal School for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for the said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same;

Also:

Senate bill No. 78 (enrolled No. 111), being

An act to amend section 22 of chapter 21 of the Revised Statutes of 1846, said chapter being entitled "Hawkers and Peddlers," and said section being section 5330 of the Compiled Laws of 1897;

Also:

Senate bill No. 215 (enrolled No. 112), being

An act to amend act No. 209 of the Public Acts of 1893, entitled "An act to establish a home and training school for the feeble minded and epileptic, and making an appropriation for the same." as amended, by adding thereto a new section to be known as section 30;

Also:

Senate bill No. 312 (enrolled No. 113), being

An act to divide the township of Bedford, in the county of Monroe, into two election districts;

Also:

Senate bill No. 297 (enrolled No. 114), being

An act to authorize school district No. 7 of the township of Springwells, county of Wayne and state of Michigan, to borrow money and issue bonds therefor in the sum of \$50,000, to be used to refund its present bonded and floating indebtedness and to purchase site and build additional school buildings and for furnishing and equipping the same.

Very respectfully,

Fred M. Warner, Governor.

The following message from the Governor was also received and read:

Executive Office, Lansing, May 18, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 101 (enrolled No. 11), being

An act to reincorporate the city of Coldwater, and to repeal act No.

250 of the laws of 1873, entitled "An act to revise the charter of the city of Coldwater, being amendatory of an act, entitled 'An act to incorporate the city of Coldwater,' approved February 28, 1861, as amended by the several acts amendatory thereof," approved April 17, 1873, as revised and amended by the several acts revisionary and amendatory thereof, and to repeal all other acts or parts of acts inconsistent with the provisions of this act;

Also:

Senate bill No. 311 (enrolled No. 116), being

An act to authorize the townships of Monroe and Raisinville, in the county of Monroe, to borrow money and issue bonds therefor for the purpose of building a bridge across the River Raisin, a part of which will be on the line dividing said townships, and to provide for the payment of the principal and interest of the said bonds;

Also:

Senate bill No. 363 (enrolled No. 117), being

An act to regulate the catching of pickerel with hook and line in the county of St. Clair:

Also:

Senate bill No. 265 (enrolled No. 118), being

An act to provide for the lawful taking of suckers from the waters of Gull lake, in Kalamazoo and Barry counties, Michigan;

Also:

Senate bill No. 370 (enrolled No. 119), being

An act to authorize the village of Cedar Springs, in the county of Kent, to issue its bonds for the grading, graveling and improving of its streets, for the disposal of said bonds and for the disposal of the proceeds of said bonds;

Also:

Senate bill No. 375 (enrolled No. 120), being

An act to prohibit the performance of any labor in the dredging out, straightening, widening or deepening of Prairie creek in the township of Ronald in the county of Ionia, state of Michigan, without the consent of the township board of Ronald township.

Very respectfully,

FRED M. WARNER, Governor.

# MOTIONS AND RESOLUTIONS.

Mr. Rumer moved that a respectful message be sent to the House, asking the return to the Senate of

Senate Substitute for House bill No. 771, entitled

A bill to provide for the election of public officers within the county of Livingston.

The motion prevailed.

# REPORTS OF STANDING COMMITTEES.

By the Committee on Counties and Townships: The Committee on Counties and Townships report

House bill No. 504 (file No. 270), entitled

A bill to authorize a township or townships to acquire by gift or devise

real estate and to own and control the same for a free public park or resort; to provide for a board of commissioners therefor and to authorize said township or townships, by a limited tax on the property in such township or townships, to maintain such park or resort and to make all needful rules and regulations for the control and government of the same;

With the recommendation that the bill pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Counties and Townships: The Committee on Counties and Townships report

House bill No. 665 (file No. 220), entitled

A bill to amend sections 23 and 24 of chapter 21 of the Revised Statutes of 1846, entitled "Hawkers and Peddlers," said sections being compiler's sections 5331 and 5331a of the Compiled Laws of 1897;

With the recommendation that the bill pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Counties and Townships:

The Committee on Counties and Townships report

House bill No. 285, entitled

A bill to protect the laying or extending of drains into or along or from a lake known as Rush lake, in Huron county, so as to lower the general water level or to impair the navigability of the waters of said lake;

With the recommendation that the bill pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on State Lands:

The Committee on State Lands report

House bill No. 509, entitled

A bill to authorize the sale of state tax lands located within the limits of the city of Saginaw and other lands located within the limits of said city and bid off to the state for unpaid taxes and now held by the state, at less than the total of taxes, interest and other charges against said lands, and to repeal all acts and parts of acts inconsistent therewith;

With the recommendation that the bill pass.

Andrew Fyre, Chairman.

The report was accepted and the committee discharged, GOOGIC

Mr. Baird moved that the rules be suspended and that the bill be placed on its immediate passage.

The motion did not prevail, two-thirds of all the Senators present not

voting therefor.

Mr. Baird moved that the bill be placed at the head of the General Order for today.

The motion prevailed, two-thirds of all the Senators present voting therefor.

Mr. Mills moved that the Senate take a recess until 2:50 o'clock p. m. The motion prevailed, the time being 2:40 o'clock p. m.

#### AFTER RECESS.

2:50 o'clock p. m.

The Senate was called to order by the President pro tem. A quorum of the Senate was present. The Senate resumed the order of

# REPORTS OF STANDING COMMITTEES.

By the Committee on State Public School: The Committee on State Public School report

House bill No. 65 (file No. 216), entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the recommendation that the bill be referred to the Committee on Finance and Appropriations.

W. E. Brown. Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Judiciary: The Committee on Judiciary report

Senate bill No. 361 (file No. 139), entitled

A bill to provide for the indeterminate sentence as a punishment for crime, upon conviction thereof, and for the detention and release of persons in prison or detained on such sentence, and for the expense attending the same;

With the following amendments thereto:

1. By striking out of line 5 of section 2 the words "recommended by the court" and inserting in lieu thereof the words "fixed by statute."

2. By inserting after the word "pardons" in line 7 of section 5 the following: "The Governor and the Advisory Board in the Matter of Pardons, acting jointly, shall have authority to adopt such rules as may by them be deemed wise or necessary to properly carry out the provisions of this act, and to amend such rules at pleasure."

3. By striking out of lines 5 and 6 of section 9 the words "recom-

mended by the court at the time of sentencing him."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

House bill No. 669, entitled

A bill to attach certain territory to the village of Boyne City in the county of Charlevoix, and State of Michigan;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

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The report was accepted and the committee discharged.

Mr. Moffatt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Farr	Mr. MacKay	Mr. Sheldon
Baird	Fyfe	Mills	Smith
Brown	Hayden	Moffatt	Traver
Cook	Jenks	Moriarty	Van Akin
Cropsey	Jones	Russell	Yeomans
Doherty	Kane	Seeley	President pro tem
Ely	Linsley	-	26

NAYS.

The title of the bill was agreed to.

Mr. Moffatt moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Cities and Villages: The Committee on Cities and Villages report

House bill No. 637, entitled

A bill to incorporate the city of Yale, in the county of St. Clair, as a city of the fourth class, and to repeal all acts or parts of acts relative to the incorporation of the village of Yale;

With the following amendment thereto:

By inserting in line 16 of section 4 after the word "act" the words "Provided, That Justices of the Peace who shall be elected at the first election held in the city of Yale, under this act, shall enter upon the duties of their respective offices immediately upon filing their bonds with the county clerk and otherwise qualifying for the said offices;"

Recommend that the amendment be concurred in, and that when so

amended the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Farr moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

Mr. Jones moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Sheldon
Baird	Fyfe	MacKay	Smith
Brown	Hayden	Mills	Traver
Cook	Jenks	Moffatt	Van Akin
Cropsey	Jones	Moriarty	Yeomans
Ely	Kane	Seeley	President pro tem

NAYS.

The title of the bill was agreed to.

Mr. Jones moved that the bill be ordered to take effect March 1, 1906. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect March 1, 1906.

By the Committee on Agricultural College:

The Committee on Agricultural College report

Senate bill No. 377, entitled

A bill to authorize the State Board of Agriculture to convey to the United States government a site for a United States Weather Bureau Observatory and Postoffice at the State Agricultural College;

With the recommendation that the bill pass.

E. B. LINSLEY, Chairman.

The report was accepted and the committee discharged. Mr. Linsley moved that the rules be suspended, and that the bill be placed on its immediate passage. Digitized by Google The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Doherty	Mr. Farr Fyfe Hayden Jenks Jones Kane	Mr. MacKay Martindale Mills Moffatt Moriarty Russell	Mr. Sheldon Smith Traver Van Akin Yeomans President pro tem
Ely	Linsley	Seeley	27

NAYS.

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The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report House bill No. 93 (file No. 215), entitled

A bill making appropriations for the Michigan State Prison for general repairs and special purposes for the fiscal year ending June 30, 1906, and to provide a tax therefor;

With the following amendments thereto:

1. By striking out of line 1 of section 1 the words "twenty-four thousand two hundred" and inserting in lieu thereof the words "thirty-one thousand and thirty."

- 2. By striking out of lines 4, 5, 6 and 7 of section 1 the words "for general purposes, ten thousand dollars; for stationery and blank books, six hundred dollars; for fire hose, eight hundred dollars; for new machinery, twelve thousand three hundred dollars; for repairs for hospital, five hundred dollars" and inserting in lieu thereof the words "for boilers, fourteen thousand dollars; for heater, fifteen hundred dollars; for dynamo, twenty-five hundred dollars; for lathe, six hundred fifty dollars; for shaper, four hundred fifty-five dollars; for horses, carriages, wagons, one thousand dollars; for washing machine, two hundred fifty dollars; for knitting machine, fifty dollars; for button-hole machine, one hundred twenty-five dollars; for condenser, four hundred dollars; for hospital building repairs, five hundred dollars; for general repairs, ten thousand dollars;
- 3. By striking out of line 15 of section 1 the words "twenty-four thousand two hundred" and inserting in lieu thereof the words "thirty-one thousand and thirty."
- 4. By striking out of lines 2 and 3 of section 3 the words "twenty-four thousand two hundred" and inserting in lieu thereof the words "thirty-one thousand and thirty."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

Charles Smith, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

Senate bill No. 354, entitled

A bill making an appropriation for the House of Providence of the city of Detroit, to aid in the maintenance and care of abandoned and destitute children received by such institution, and in the maintaining and caring for indigent pregnant women confined therein during pregnancy, child-birth and convalescence, and to provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on College of Mines:

The Committee on College of Mines report

House bill No. 540, entitled

A bill to change the title of the presiding officer of the board of control of the Michigan College of Mines from President to Chairman;

With the recommendation that the bill pass.

S. A. SHELDON, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Baird Brown Cook Cropsey Doherty Ely	Mr. Fyfe Hayden Jenks Jones Kane Linsley	Mr. Mills Moffatt Moriarty Russell Seeley Sheldon	Mr. Smith Traver Van Akin Woodman Yeomans President pro tem
Ely	Linsley	Sheldon	President pro tem
Farr	MacKay		26

NAYS.

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Mr. Smith moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Education and Public Schools: The Committee on Education and Public Schools report Senate bill No. 380, entitled

A bill to amend act No. 387 of the Local Acts of 1901, entitled "An act to confirm the organization of school district No. 7, fractional, of Lansing and Meridian townships, in the county of Ingham;"

With the recommendation that the bill pass.

F. C. MARTINDALE, Chairman.

The report was accepted and the committee discharged.

Mr. Cook moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird	Mr.	Farr Fyfe Hayden	Mr.	MacKay Martindale Mills	Mr.	Sheldon Smith Traver
	Brown Cook Cropsey		Jenks Jones		Moffatt Moriarty		Van Akin Woodman
	Doherty Ely		Kane Linsley		Russell Seeley		Yeomans President pro tem 28

NAYS.

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The title of the bill was agreed to.

Mr. Cook moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on School for the Deaf: The Committee on School for the Deaf report Senate bill No. 258, entitled

A bill to amend sections 1, 3, 4 and 5 of act No. 176 of the Public Acts of 1899, entitled "An act authorizing school district boards, boards of trustees of graded schools, and boards of education in cities to establish and maintain day schools for the deaf, and authorizing payment therefor from the general fund."

With the accompanying substitute therefor, entitled

A bill to provide for the establishment of day schools for the deaf, to provide for their maintenance and control by the state under the direction of the Superintendent of Public Instruction; Recommend that the substitute be concurred in and that the bill, as substituted, pass.

Bela W. Jenks, Chairman.

The report was accepted and the committee discharged.

Mr. Jenks moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Roads and Bridges:

The Committee on Roads and Bridges report

Senate bill No. 400, entitled

A bill to provide for building, rebuilding or repairing of bridges and roads situated in more than one township or partly in one township or more than one and partly in a city or incorporated village, when any such township, city or village shall fail to join in or contribute to the building, rebuilding or repairing thereof.

With the recommendation that the bill pass.

T. A. ELY, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Railroads:

The Committee on Railroads report

Senate bill No. 395, entitled

A bill to amend section 11 of act No. 189 of the Public Acts of 1903, entitled "An act to provide for the exercise of the police power of the State over the affairs and business of corporations or persons engaged in urban, suburban and interurban transportation by the Commissioner of Railroads, and to define the powers and duties of said Commissioner of Railroads with reference thereto."

With the following amendments thereto:

- 1. By inserting in line 9 of section 11 after the word "power" the words "and it shall be his duty."
- 2. By inserting in line 9 of section 11 after the word "convenient" the words "and suitable."
- 3. By striking out of lines 12 and 13 of section 11 the words "the same being enclosed by exterior fences."
- 4. By inserting in line 14 of section 11 after the word "way" the words "at such places over the right of way as shall be designated by the owner or owners of the lands lying on each side of said right of way."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

M. H. Moriarty, Chairman.

The report was accepted and the committee discharged.

Mr. Hayden moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion did not prevail, two-thirds of all the Senators present not

voting therefor.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on State Affairs:

The Committee on State Affairs report

House bill No. 14 (file No. 117), entitled

A bill to provide for the registration and identification of motor vehicles, the registration of chauffeurs, to regulate the use of motor vehicles and the use of public highways by such vehicles and persons passing such vehicles, and to provide penalties for the violation thereof;

With the following amendments thereto:
1. By inserting in line 6 of section 12 after the word "twenty" the

the word "five."

2. By striking out of line 7 of section 12 the word "ten" and inserting in lieu thereof the word "eight."

3. By striking out of line 9 of section 12 the word "twelve" and

inserting in lieu thereof the word "fifteen."

4. By inserting in line 1 of section 13 after the word "approaching" the words "an intersecting highway."

5. By inserting in line 2 of section 13 after the word "such" the words "intersecting highway."

6. By striking out of line 4 of section 13 all after the word "at" and all of lines 5, 6 and 7 and all of line 8 to and including the word "at."

7. By striking out of section 20 lines 14 to 36 inclusive.

8. By striking out section 23 of the bill and inserting a new section to be known as section 23 and to read as follows:

Sec. 23. Any person violating any of the provisions of this act, and who shall be convicted thereof, or who shall plead guilty to any complaint for the violation thereof, shall be punished by a fine not exceeding \$25.00 and costs of prosecution; for the second offense he shall be punished by a fine not exceeding \$50.00 and costs of prosecution and for a third, or any subsequent offense, he shall be punished by a fine not exceeding \$100.00 and costs of prosecution or by imprisonment in the county jail or the Detroit House of Correction for a period not exceeding thirty days, or by both such fine and imprisonment. All fines collected for violation of this act shall be paid into the State treasury and set aside in reserve for a fund to be known as the Good Roads Fund, to be expended by the State Highway Department solely for the purpose of improving the highways of the State.

9. By striking out line 6 of section 26.

10. By striking out of line 7 of section 26 the word "thereof."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

A. J. Doherty, Chairman.

The report was accepted and the committee discharged.



Mr. Doherty moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Ely moved that the bill be made a Special Order for Wednesday, May 24, at 2:30 o'clock p. m.

The motion prevailed.

Mr. Doherty moved that the House be requested to have re-printed the above entitled bill, showing the Senate amendments to the bill. The motion prevailed.

By the Committee on Industrial Home for Girls:

The Committee on Industrial Home for Girls report

House bill No. 651 (file No. 252), entitled

A bill to provide additional facilities for the State Industrial Home for Girls by authorizing and directing the board, of guardians of the State Industrial Home for Girls to grant an easement for a right of way to the Adrian and Ann Arbor Electric Railway company to build and maintain an electric railway and a passenger station on certain premises of said Industrial Home;

With the recommendation that the bill pass.

J. G. HAYDEN, Chairman.

The report was accepted and the committee discharged.

Mr. Van Akin moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

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The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Baird	Mr. Fyfe	Mr. Martindale	Mr. Smith
Brown	Hayden	Mills	Traver
Cook	Jenks	_ Moffatt	Van Akin
Сторвеу	Jones	Moriarty	Woodman
Doherty	Kane	Russell	Yeomans
Ely	Linsley	Seeley	President pro tem
Farr	MacKay	Sheldon	27

NAYS.

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The title of the bill was agreed to.

Mr. Van Akin moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Fisheries:

The Committee on Fisheries report

House bill No. 158, entitled

A bill to authorize and regulate the possession, use, transportation and sale of brook or rainbow trout by persons engaged in the business of propagating and rearing such fish, or by purchasers thereof, and to provide for licenses for persons engaged in such business;

With the accompanying substitute therefor, entitled

A bill to authorize and regulate the possession, use, transportation and sale of brook trout and rainbow trout by persons engaged in the business of propagating and rearing such fish, and by persons who purchase fish so reared, and to provide for licensing persons engaged in such business, or either branch of the same;

Recommend that the substitute be concurred in and that the bill, as substituted, pass.

O. C. Moffatt, Chairman.

The report was accepted and the committee discharged.

Mr. Moffatt moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Fisheries:

The Committee on Fisheries report

Senate bill No. 301, entitled

A bill permitting the catching and taking of German carp in the waters and streams of, and bordering on, Monroe county, in this State, and in the waters of Wild Fowl Bay, bordering on the county of Huron;

With the accompanying substitute therefor, entitled

A bill to authorize and regulate the catching and taking of German carp in the waters of the Great Lakes bordering on this State, and the inland waters thereof, and to provide for licensing persons engaged in such fishing;

Recommend that the substitute be concurred in and that the bill, as substituted, pass.

O. C. Moffatt, Chairman.

The report was accepted and the committee discharged.

Mr. Moffatt moved that the Senate concur in the adoption of the substitute reported by the committee.

·The motion prevailed.

Mr. Van Akin moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Ely Farr	Mr. Fyfe Jenks Jones Kane Linsley MacKay Martindale	Mr. Mills Moffatt Moriarty Peek Russell Seeley	Mr. Sheldon Traver Van Akin Woodman Yeomans President pro tem 26
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NAYS.

The title of the bill was agreed to.

Mr. Van Akin moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on State Affairs: The Committee on State Affairs report House bill No. 532 (file No. 118), entitled

A bill to regulate and define the rights of persons in running, rafting and booming of logs, timber, ties, posts or poles in the streams and rivers of the Upper Peninsula, in the State of Michigan;

With the recommendation that the bill pass.

A. J. DOHERTY, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

## MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 17, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: Substitute for House bills Nos. 119, 127 and 427, entitled

A bill to amend sections 8 and 9 of act 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied, making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being sections 3831 and 3832 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Taxation.

The following message from the House was also received and read:

House of Representatives, May 17, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill;

House bill No. 826, entitled

A bill to legalize certain bonds issued by the village of Portland, in the county of Ionia and state of Michigan, numbered from 1 to 20, consecutively, denominated "Village Hall Bonds" and bearing date May 15, 1905;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Yeomans moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cropsey Hly Farr	Mr. Hayden Jenks Jones Kane Linsley MacKay	Mr. Mills Moffatt Moriarty Peek Russell Seeley	Mr. Sheldon Smith Traver Woodman Yeomans President pro tem
Farr	MacKay	Seeley	President pro tem
Fyfe	Martindale		26

NAYS.

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The title of the bill was agreed to.

Mr. Yeomans moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 17, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 822, entitled

A bill to authorize the Union School District of the city of Stanton, in the county of Montcalm, to borrow money for the purchase of a site and the erection of a school building for said district, and the furnishing of the same, and to authorize said district to issue bonds and provide for the payment thereof;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

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In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Yeomans moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Smith
Baird	Jenks	Mills	Traver
Cropsey	Jones	Moriarty	Van Akin
Ely	Kane	Peek	Woodman
Farr	Linsley	Seeley	Yeomans
Fyfe	MacKay	Sheldon	President pro tem
			94

#### NAYS.

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The title of the bill was agreed to.

Mr. Yeomans moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Peek moved that the Senate adjourn. The motion did not prevail.

The following message from the House was also received and read:

House of Representatives, May 17, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 795, entitled

A bill to provide for the election of a County Drain Commissioner in and for the county of Midland, to prescribe his powers and duties and fix and provide for his compensation;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.

The following message from the House was also received and read:

House of Representatives, May 17, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 709, entitled

A bill to amend sections 2, 3 and 5 of Act No. 445 of the Local Acts of the year 1903, entitled "An act to provide for a county poor physician for the county of Saginaw, fix his compensation, prescribe his duties and regulate the liability of the county for the care of indigent persons affected with contagious diseases," approved April 29, 1903;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.

The following message from the House was also received and read:

House of Representatives, May 17, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 382, entitled

A bill to revise the charter of the city of Grand Rapids, including therein also, as part of such charter, the acts controlling the Board of Education and the Board of Library Commissioners;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take effect

September 1, 1905.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

#### NOTICES.

Mr. Martindale gave notice that at some future day he would ask leave to introduce

A bill to amend the charter of the city of Detroit.

Mr. Martindale gave notice that at some future day he would ask leave to introduce

A bill to amend the charter of the city of Detroit.

## INTRODUCTION OF BILLS.

Mr. Mills introduced

Senate bill No. 404, entitled

A bill to make patents to lands issued by the Governor of the State prima facie evidence of title thereto in the patentee.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Russell introduced

Senate bill No. 405, entitled

A bill to prohibit officers, clerks and employees of public institutions from being interested in contracts made therewith; and to prevent State, county, township, city and village officers, their deputies, clerks and employees from buying or becoming in any manner interested in the purchase of any lands, State tax bids, tax titles or other property owned by the State or by any county, township, city or village in the State while in the employ of the State or of any county, township, city or village in the State and while receiving a salary or other compensation from the taxpayers of this State, or from the taxpayers of any city or village in this State, or within one year after the discontinuance of such service, and to prevent bribery.

The bill was read a first and second time by its title and referred to

the Committee on State Affairs.

Mr. Linsley introduced

Senate bill No. 406, entitled

A bill to amend section 1 of act No. 232 of the Public Acts of 1901, entitled "An act to extend aid to the Michigan Agricultural College," approved June 6, 1901.

The bill was read a first and second time by its title and referred to

the Committee on Agricultural College.

Mr. Kane introduced

Senate bill No. 407, entitled

A bill to amend section 6 of act No. 48 of the Public Acts of 1901, entitled "An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved April 8, 1901.

The bill was read a first and second time by its title and referred to

the Committee on Judiciary.

Mr. Mills introduced

Senate bill No. 408, entitled

A bill to amend section 1 of act No. 188 of the Session Laws of 1861, entitled "An act to reorganize the Agricultural College of the State of

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Michigan, and to establish a State Board of Agriculture," as amended. said section being compiler's section 1834 of the Compiled Laws of 1897.

The bill was read a first and second time by its title and referred to the Committee on Agricultural College.

Mr. Martindale introduced Senate bill No. 409, entitled

A bill to empower the Common Council of the City of Detroit to borrow money for the purpose of improving the Grand Boulevard and Lafayette Boulevard.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

By unanimous consent the Senate returned to the order of

#### MOTIONS AND RESOLUTIONS.

Mr. Hayden moved to discharge the committee of the whole from the further consideration of

Senate bill No. 395, entitled

A bill to amend section 11 of act No. 189 of the Public Acts of 1903, entitled "An act to provide for the exercise of the police power of the State over the affairs and business of corporations or persons engaged in urban, suburban and interurban transportation by the Commissioner of Railroads, and to define the powers and duties of said Commissioner of Railroads with reference thereto."

The motion prevailed.

Mr. Hayden moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cropsey Doherty Ely	Mr. Fyfe Hayden Jenks Jones Kane Linsley	Mr. Mills Moffatt Moriarty Peek Russell Seeley	Mr. Smith Traver Van Akin Woodman Yeomans President pro tem
Farr	Martindale	Sheldon	President pro tem 27

#### NAYS.

## Mr. MacKay

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The title of the bill was agreed to.



Mr. Hayden moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor and the bill was ordered to take immediate effect.

Mr. Baird moved that the Senate resolve itself into the committee of the whole on the

## GENERAL ORDER.

The motion prevailed.

The President pro tem called Mr. Jenks to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

House bill No. 509, entitled

A bill to authorize the sale of state tax lands located within the limits of the city of Saginaw and other lands located within the limits of said city and bid off to the state for unpaid taxes and now held by the state, at less than the total of taxes, interest and other charges against said lands, and to repeal all acts and parts of acts inconsistent therewith;

Also:

House bill No. 605 (file No. 223), entitled

A bill to amend section 72 of an act, entitled "Of the powers and duties of townships, and election and duties of township officers," the same being section 2345 of the Compiled Laws of 1897;

Also:

House bill No. 384 (file No. 121), entitled

A bill for the protection of owners and keepers of stallions and to repeal act No. 280 of the Session Laws of 1887, entitled "An act to protect the owners or keepers of stallions," and the acts amendatory thereof;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

House bill No. 146 (file No. 134), entitled

A bill to provide for the safety of persons employed upon buildings in course of erection, and to place the same under the supervision of the Commissioner of Labor;

Have directed their chairman to report the same back to the Senate, with the recommendation that all after the enacting clause of the bill be stricken out.

Bela W. Jenks, Chairman.

The report was accepted.

The bills named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Jenks moved that the Senate concur in the recommendation of the committee regarding the bill named in part II of the report.

The motion prevailed and all after the enacting clause of the bill was stricken out.

#### THIRD READING OF BILLS.

Senate Joint Resolution No. 347 (file No. 147), entitled

Joint Resolution to direct the Board of State Auditors to investigate, examine and settle the claim of George G. Covell of Grand Traverse county, Michigan, against the state of Michigan on account of legal services rendered in defending one Bert Spafford, Deputy State Game and Fish Warden, who was tried for murder in Benzie county, Michigan, during the month of September, 1903; said services being rendered at the request of Hon. A. T. Bliss, the then Governor of the state of Michigan, and Charles H. Chapman, the State Game and Fish Warden of the state of Michigan;

Was read a third time and passed, two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Baird	Mr.	Hayden	Mr.	Moffatt	Mr.	Smith
	Brown		Jenks		Moriarty		Traver
	Cook		Jones		Peek		Van Akin
	Cropsey		Linsley		Rumer		Woodman
	Doherty		MacKay		Seeley		Yeomans
	Farr		Martindale		Sheldon		President protem
	Fyfe		Mills				26
				NAVO			Δ.

The title of the Joint Resolution was agreed to.

Mr. Moffatt moved that the Joint Resolution be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the Joint Resolution was ordered to take immediate effect.

House bill No. 509, entitled

A bill to authorize the sale of state tax lands located within the limits of the city of Saginaw and other lands located within the limits of said city and bid off to the state for unpaid taxes and now held by the state, at less than the total of taxes, interest and other charges against said lands, and to repeal all acts and parts of acts inconsistent therewith:

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Baird Brown Cook Cropsey Doherty	Mr. Hayden	Mr Martindale	Mr. Sheldon
	Jenks	Mills	Smith
	Jones	Moffatt	Traver
	Kane	Moriarty	Van Akin
	MacKay	Peek	President protem
Doherty Fyfe	Маскау	Peek	President protem 21

#### NAYS.

Mr. Farr Mr. Seeley Mr. Woodman Mr. Yeomans Russell 5

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 605 (file No. 223), entitled

A bill to amend section 72 of an act, entitled "Of the powers and duties of townships, and election and duties of township officers," the same being section 2345 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS

Mr.	Baird Brown Cook Cropsey Doherty Fyfe	Mr.	Hayden Jones MacKay Martindale Moffatt Moriarty	<b>Mr.</b>	Peek Russell Seeley Sheldon Smith	7	Fraver Van Akin Woodman Veomans President pro ter 2	m.
	2 , 10						-	

NAYS.

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The title of the bill was agreed to.

House bill No. 384 (file No. 121), entitled

A bill for the protection of owners and keepers of stallions and to repeal act No. 280 of the Session Laws of 1887, entitled "An act to protect the owners or keepers of stallions," and the acts amendatory thereof;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Baird Brown Cook Cropsey Farr Fyfe	Mr.	Hayden Heine Kane Martindale Moffatt	Mr.	Moriarty Peek Russell Seeley Sheldon	 Traver Van Akin Woodman Yeomans President pro tem 21
	Fyie					. 21

NAYS.

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The title of the bill was agreed to.

Mr. Brown moved that the Senate adjourn.

The motion prevailed, the time being 4:20 o'clock p. m.

The President pro tem. declared the Senate adjourned until tomorrow at 8:30 o'clock a. m.

ELBERT V. CHILSON, Secretary of the Senate.

## EIGHTY-FOURTH DAY.

Lansing, Friday, May 19, 1905.

8:30 o'clock a. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Farr, Moffatt, Mo-

riarty, Smith and the President pro tem.-5.

The following Senators were absent with leave: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Curtis, Doherty, Ely, Fyfe, Hayden, Kane, Linsley, MacKay, Martindale, Mills, Rumer, Russell, Seeley, Sheldon, Traver, Van Akin, Woodman and Yeomans.—23.

The following Senators were absent without leave: Messrs. Heine,

Jenks, Jones and Peek.—4.

The President pro tem. announced that there was not a quorum of the Senate present.

Mr. Moriarty moved that the Senate adjourn.

The motion prevailed, the time being 8:32 o'clock a. m.

The President pro tem declared the Senate adjourned until Monday, May 22, at 9 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

## EIGHTY-FIFTH DAY.

Lansing, Monday, May 22, 1905.

9 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Ely, Farr, Fyfe, Hayden, Heine, Kane, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Russell, Seeley, Sheldon, Smith, Yeomans, President pro tem.—22.

The following Senators were absent with leave: Messrs. Curtis and

Linsley—2.

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The following Senators were absent without leave: Messrs. Cropsey, Doherty, Jenks, Jones, Rumer, Traver, Van Akin and Woodman—8.

Mr. Sheldon moved that leave of absence be granted to the absentees from today's session.

The motion prevailed.

## MOTIONS AND RESOLUTIONS.

Mr. Moriarty moved to take from the table Senate bill No. 357 (file No. 148), entitled

A bill to authorize the formation of corporations for the purpose of damming, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, manufacturing, conducting, using, selling, furnishing and supplying water and water power, electricity and electric power, and all and every kind of power for mining, milling, manufacturing, domestic, municipal and agricultural purposes, and for the purpose of transportation and for all other purposes in the Upper Peninsula of Michigan.

The motion prevailed.

Mr. Moriarty moved that the bill be placed at the head of the General Order.

The motion prevailed.

#### PRESENTATION OF PETITIONS.

No. 156. By Mr. Moriarty: Petition of George D. Crippen and 5 other citisens of Iron River in favor of the passage of a bill incorporating the public schools of Iron River.

The petition was referred to the Committee on Education and Public Schools.

No. 157. By Mr. Moriarty: Petition of Gust Djupe and 4 other citizens of Stambaugh in favor of the passage of a bill incorporating the public schools of Stambaugh.

Same reference.

## MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 19, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 806, entitled

A bill to amend chapter 7 of the charter of the city of Detroit, by adding thereto a new section to be known as section 67;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

The following message from the House was also received and read:

House of Representatives, May 19, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit to the Senate the following concurrent resolution:

House Resolution No. 102.

Whereas, This Legislature will soon fix a date for adjournment and the members of both Houses will go to their respective homes; therefore be it

Resolved by the House (the Senate concurring), That the Speaker of this House and the President of the Senate be authorized to appoint a special committee of three members from each House to arrange for a final banquet to which all members of the Legislature, the State officers, newspaper men and employes shall be invited;

Which has been adopted by the House, and in which the concurrence of

the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the adoption of the resolution, The resolution was not adopted.

Mr. Fyfe moved that the resolution be laid on the table.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, May 18, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following concurrent resolution:

Senate Resolution No. 58.

Whereas, Stevens Thomson Mason, the fourth Governor of the Territory and the first Governor of the State of Michigan, died outside of the state, and his remains have since reposed in the vault of a cemetery now near the center of the City of New York, which is about to be destroyed; and

Whereas, Governor Mason's patriotic services to the state, his tireless energy in behalf of her interests, and notably his great services in the establishment of and defending the interests of the now great University of Michigan in its infancy, and in projecting the development of her mineral wealth, and the maintenance of her integrity are inseparably connected with the history of the state of Michigan, and are a part of the foundation of her prosperity; and

Whereas, The Common Council of the City of Detroit has tendered for the reception of the remains of Governor Mason a lot in Capitol Park, the

site of the old capitol building; therefore

Resolved by the Senate (the House of Representatives concurring), That the Legislature of the state of Michigan deems it eminently fitting that the mortal remains of Governor Mason should rest in the soil of the state he loved and served so well; and

Resolved, That the remains of Governor Mason be brought to Michigan at the time of the annual session of the Michigan Pioneer and Historical Society, June 7 and 8, 1905, and that the Governor is hereby authorized to appoint three Commissioners to arrange for the transfer and burial of

the remains; and be it further

Resolved, That representatives of the family of former Governor Mason be invited to attend the ceremonies and that committees from the Senate and House of Representatives be appointed to act with a committee of the Common Council of the City of Detroit in preparing suitable ceremonies; and be it further

Resolved, That the Board of State Auditors is hereby authorized to audit the expenses of transferring the remains, the traveling expenses of the members of Governor Mason's family and the members of the Com-

mission.

In the adoption of which the House has concurred.

Very respectfully,
CHARLES S. PIERCE,

Clerk of the House of Representatives.

The following message from the House was also received and read:

House of Representatives, May 18, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Benate bill No. 402, entitled

A bill to incorporate the village of Belleville, in the county of Wayne, state of Michigan;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

#### INTRODUCTION OF BILLS.

Mr. Peek introduced

Senate bill No. 410, entitled

A bill to provide for the lawful taking of cisco fish in the waters of Brown's lake, in Jackson county.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Peek moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley	Mr.	Fyfe	Mr.	Mills	Mr.	Seeley
	Baird		Hayden		Moffatt		Sheldon
	Brown		Heine		Moriarty		Smith
	Cook		Kane		Peek		Yeomans
	Ely		MacKay		Russell		President pro tem
	Farr		Martindale				22

NAYS.

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The title of the bill was agreed to.

Mr. Peek moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor and the bill was ordered to take immediate effect.

Mr. Moriarty introduced Senate bill No. 411, entitled

A bill to incorporate the public schools of Iron River, in Iron county, and to provide for the compulsory education of children in said public

schools, and for the punishment of truancy, and to repeal all acts or parts of acts conflicting with the provisions of the same.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Mills	Mr. Seeley
Baird	Hayden	Moffatt	Sheldon
Brown	Heine	Moriarty	Smith
Cook	Kane	Peek	Yoemans
Ely	MacKay	Russell	President protem
Farr	Martindale		22

NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Moriarty introduced

Senate bill No. 412, entitled

A bill to incorporate the public schools of Stambaugh, in Iron county, and to provide for the compulsory education of children in said public schools, and for the punishment of truancy, and to repeal all acts or parts of acts conflicting with the provisions of the same.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. As <b>hley</b>	Mr. Fyfe	Mr. Mills	Mr. Seeley
Baird	Hayden	Moffatt	Sheldon
Brown	Heine	Moriarty	Smith
Cook	Kane	Peek	Yeomans
Ely	MacKay	Russell	President pro tem
Farr	Martindale		22

NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Ely introduced

Senate bill No. 413, entitled

A bill to create a commission and define its duties and powers and make an appropriation of money for the purpose of making an historical and industrial exhibit upon the part of the state of Michigan at the Jamestown Ter-centennial Exposition, to be held on the borders of Hampton Roads, Virginia, in the year 1907, and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to the

Committee on State Affairs.

By unanimous consent the Senate returned to the order of

#### REPORTS OF STANDING COMMITTEES,

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 189 (file No. 120), entitled

A bill to amend section 24 of act No. 183 of the Public Acts of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the state of Michigan," approved May 29, 1897;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Mills moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Ely Farr	Mr. Fyfe Hayden Heine Kane MacKay Martindale	Mr. Mills Moffatt Moriarty Peek Russell	Mr. Seeley Sheldon Smith Yeomans President pro tem 22
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NAYS.

The title of the bill was agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

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Mr. Woodman entered the Senate Chamber and took his seat.

Mr. Farr moved that the Senate resolve itself into the committee of the whole on the

#### GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Brown to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

Senate bill No. 357 (file No. 148), entitled

A bill to authorize the formation of corporations for the purpose of damming, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, manufacturing, conducting, using, selling, furnishing and supplying water and water power, electricity and electric power, and all and every kind of power for mining, milling, manufacturing, domestic, municipal and agricultural purposes, and for the purpose of transportation and for all other purposes in the Upper Peninsula of Michigan;

House bill No. 624 (file No. 183), entitled A bill to amend sections 1 and 7 of act No. 171 of the Public Acts of 1903, entitled "An act for the incorporation of associations not for pecuniary profit";

Also:

House bill No. 269 (file No. 64), entitled

A bill to amend section 15 of act 269 of the Public Acts of 1889, entitled "An act to provide for the incorporation of co-operative associations having for their object the insurance of the lives of horses, cattle and other farm stock," the same being section 7389 of the Compiled Laws of 1897;

Also:

House bill No. 268 (file No. 65), entitled

A bill to confer upon fire and marine insurance companies authority to insure property against loss or damage by lightning, wind and water;

Also:

House bill No. 267 (file No. 60), entitled

A bill to amend section 8 of act No. 136 of the Public Acts of 1869, being an act, entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business in this State," approved April 3, 1869, the same being section 7231 of the Compiled Laws of 1897, as amended by act 73 of the Public Acts of 1899;

House bill No. 69 (file No. 226), entitled

A bill to insure the payment of subcontractors and wages earned and material used in constructing, repairing or ornamenting public buildings and public works; Digitized by Google

Also:

House bill No. 330 (file No. 181), entitled

A bill making appropriations for building and special purposes for the State House of Correction and Branch Prison, Upper Peninsula, for the fiscal year ending June 30, 1906, and to provide a tax therefor;

Also:

House bill No. 466 (file No. 234), entitled

A bill to make appropriations for buildings and permanent improvements for the Upper Peninsula Experiment Station for the fiscal years ending June 30, 1906, and June 30, 1907;

Also:

Senate Joint Resolution No. 74 (file No. 162), entitled

Joint Resolution to authorize and instruct the Board of State Auditors to examine into, and if they deem it justifiable, to allow the claim of Alphonso Button for injuries sustained by him from a premature discharge of a cannon while engaged in the regular performance of his duty as a member of the gun squad of the Curtenius Guard (an organized volunteer uniformed militia company, organized under the laws of the state of Michigan), at Mason, Michigan, on the third day of July, 1858;

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend their passage.

W. E. Brown, Chairman.

The report was accepted.

The bills and Joint Resolution named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Fyfe moved that the Senate adjourn.

The motion prevailed, the time being 10:20 o'clock p. m.

The President pro tem. declared the Senate adjourned until tomorrow at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

## EIGHTY-SIXTH DAY.

Lansing, Tuesday, May 23, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

Religious exercises were conducted by Rev. R. C. Dodds, of Lansing.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Doherty, Ely, Farr, Fyfe, Hayden, Heine, Jenks, Kane, Linsley, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Russell, Seeley, Smith, Van Akin, Woodman, Yeomans, President pro tem.—26.

The following Senator was absent with leave: Mr. Curtis.

The following Senators were absent without leave: Messrs. Cropsey, Jones, Rumer, Sheldon and Traver-5.

Mr. MacKay moved that leave of absence be granted to the absentees from today's session.

The motion prevailed.

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Cities and Villages: The Committee on Cities and Villages report Senate bill No. 384, entitled

A bill to amend section 2 of act No. 161 of the Public Acts of 1885, entitled "An act to establish a Police Court of the city of Detroit," approved June 9, 1885, as amended by an act approved March 5, 1895; With the recommendation that the bill pass.

> A. W. FARR. Chairman.

The report was accepted and the committee discharged.

Mr. MacKay moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Martindale Mr. Seeley Mr. Ashley Mr. Fyfe Smith Baird Mills Hayden Van Akin Moffatt Brown Heine Cook Jenks Moriarty Woodman Kane Peek Yeomans Doherty MacKay Russell President pro tem Ely 25 Farr

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The title of the bill was agreed to.

Mr. MacKay moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Cities and Villages: The Committee on Cities and Villages report

Senate bill No. 392, entitled

A bill to amend act No. 405 of the Local Acts of 1893, entitled "An act to reincorporate the city of Lansing, in the county of Ingham, and to repeal all acts and parts of acts in conflict herewith," and all acts amendatory thereto, by amending sections 19, 20 and 22 in title 5; section 1 in title 7; sections 9, 14, 17 and 19 in title 11; section 16 in title 16; also by adding a new section to title 16 to stand as section 18;

With the following amendments thereto:

By striking out enacting section 1 and inserting in lieu thereof a new section to stand as section 1 and to read as follows:

"Section 1. Sections 19, 20 and 22 in title 5; section 1 in title 7; sections 9, 14, 17 and 19 in title 11; section 16 in title 16 of act number four hundred five (405), of the Local Acts of Michigan for the year eighteen hundred ninety-three (1893), entitled 'An act to reincorporate the city of Lansing, in the county of Ingham, and to repeal all acts and parts of acts in conflict herewith,' as amended, are hereby amended and a new section is hereby added to said title 16 to stand as section 18, so that said amended sections and said added section shall read as follows:"

By striking out section 14 of Title XI and inserting in lieu thereof a new section to stand as section 14 and to read as follows:

"Section 14. Whenever any special assessment shall not have been collected within the life of the mayor's warrant, affixed to the assessment roll, and shall not have been vacated or held invalid, the mayor may affix a new warrant to such assessment roll, extending the time for the collection of the same so long as the common council shall direct, and may continue to affix new warrants to any such assessment roll, from time to time, under the direction of the common council, until the assessment is collected or returned. And whenever any special assessment roll shall be hereafter ratified and confirmed, and the time of payment of such special assessment shall not have been extended over a term of years as provided in section nine in title XI or other statute in such case made and provided, and such special assessment shall not have been collected within the life of the mayor's first war-

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rant, affixed to such special assessment roll, and shall not have been vacated or held invalid, there shall be added to and paid and collected with such tax or assessment on each particular parcel or description of land, or any undivided share thereof, a penalty of one per cent per month or fraction thereof, computed from the time of the expiration of the mayor's first warrant affixed to such roll, until paid or required by law to be returned as delinquent to the county treasurer, and the penalty prescribed in section eight (8) in title twelve (12) shall not apply to such special assessments."

3. By striking out section 2 at end of Title XVI.

Recommend that the amendments be concurred in, and that when so amended, the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Farr moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Cook moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley	. <b>Mr.</b>	Fyfe <sup>.</sup>	Mr.	Martindale	Mr.	Seeley
	Baird		Hayden		Mills		Smith
	Brown		Heine		Moffatt		Van Akin
	Cook		Jenks		Moriarty		Woodman
	Doherty		Kane		Peek		Yeomans
	Ely		Linsley		Russell		President protem
	Farr		MacKay				26

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The question being on agreeing to the title,

Mr. Cook moved to amend the title so as to read as follows:

"A bill to amend sections 19, 20 and 22 of title 5, section 1 of title 7, sections 9, 14, 17 and 19 of title 11; section 16 of title 16 of act No. 405 of the Local Acts of 1893, entitled 'An act to reincorporate the city of Lansing, in the county of Ingham, and to repeal all acts and parts of acts in conflict herewith,' and all acts amendatory thereto; and to add a new section to title 16 to stand as section 18."

The motion prevailed and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. Cook moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on State Affairs: The Committee on State Affairs report

Senate bill No. 413, entitled

A bill to create a commission and define its duties and powers and

make an appropriation of money for the purpose of making an historical and industrial exhibit upon the part of the state of Michigan at the Jamestown Ter-centennial Exposition, to be held on the borders of Hampton Roads, Virginia, in the year 1907, and to provide a tax to meet the same;

With the recommendation that the bill be referred to the Committee on

Finance and Appropriations.

A. J. Donerry, Chairman.

The report was accepted and the committee discharged.

Mr. Doherty moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Agricultural College: The Committee on Agricultural College report Senate bill No. 408, entitled

A bill to amend section 1 of act No. 188 of the Session Laws of 1861, entitled "An act to reorganize the Agricultural College of the state of Michigan, and to establish a State Board of Agriculture," as amended, said section being compiler's section 1834 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

E. B. Linsley. Chairman.

The report was accepted and the committee discharged.

Mr. Mills moved that the bill be referred to the committee of the whole and placed on the General Order without printing.

The motion prevailed.

By the Committee on Agricultural College: The Committee on Agricultural College report

Senate bill No. 406, entitled

A bill to amend section 1 of act No. 232 of the Public Acts of 1901, entitled "An act to extend aid to the Michigan Agricultural College," approved June 6, 1901;

With the recommendation that the bill be referred to the Committee

on Finance and Appropriations.

E. B. Linsley, Chairman.

The report was accepted and the committee discharged.

Mr. Linsley moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Fisheries: The Committee on Fisheries report House bill No. 48, entitled

A bill to provide for the lawful taking of whitefish in the waters of

Torch lake, in the counties of Antrim and Kalkaska, Michigan, by means

With the recommendation that the bill pass.

O. C. MOFFATT. Chairman.

The report was accepted and the committee discharged.

Mr. Moffatt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley	Mr.	Fyfe	Mr.	Martindale	Mr.	Seeley
	Baird		Hayden		Mills		Smith
	Brown		Heine		Moffatt	`	Van Akin
	Cook		Jenks		Moriarty		Woodman
	Doherty		Kane		Peek		Yeomans
	Ely		Linsley		Russell		President pro tem
	Farr		MacKay			E,	26

NAYS.

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The title of the bill was agreed to.

Mr. Moffatt moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Judiciary:

The Committee on Judiciary report

Senate bill No. 208, entitled

A bill to amend sections 28 and 42 of Act No. 173 of the Public Acts of Michigan of the year 1855, being an act, entitled "An act to amend chapter 93 of the Revised Statutes of 1846, entitled 'Of courts held by justices of the peace," being sections 731 and 745 of the Compiled Laws of Michigan for the year 1897;

With the following amendment thereto:

By striking out of line 2 of section 1 the words "Public Acts" and inserting in lieu thereof the words "Session Laws."

Recommend that the amendment be concurred in, and that when so amended the bill pass.

> W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary:

The Committee on Judiciary report

Senate bill No. 407, entitled

A bill to amend section 6 of act No. 48 of the Public Acts of 1901,

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entitled "An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved April 8, 1901;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report Senate bill No. 404, entitled

A bill to make patents to lands issued by the Governor of the state prima facie evidence of title thereto in the patentee;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Mills moved that the bill be referred to the committee of the whole and placed on the General Order without printing.

The motion prevailed.

By the Committee on Judiciary: The Committee on Judiciary report Senate bill No. 277, entitled

A bill to amend section 10 of chapter 25 of the Compiled Laws of 1897, being compiler's section 309 of said compilation;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. MacKay moved that the bill be referred to the committee of the whole and placed on the General Order without printing.

The motion prevailed.

## MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 22, 1905.

To the President of the Senate:

Sir—I am instructed by the House to re-transmit, in accordance with the request of the Senate, the following bill:

House bill No. 771, entitled

A bill to provide for the election of public officers within the county of Livingston;

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Baird moved that the bill be laid on the table. The motion prevailed.

The following message from the House was also received and read:

House of Representatives, May 22, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 301, entitled

A bill to amend act No. 321 of the Local Acts of the state of Michigan for the year 1897, entitled "An act to amend and revise the charter of the city of Adrian";

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Van Akin moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley	Mr.	Fyfe	Mr.	Martindale	Mr.	Seeley
	Baird		Hayden		Mills		Smith
	Brown		Heine		Moffatt		Van Akin
	Cook		Jenks		Moriarty		Woodman
	Doherty		Kane		Peek		Yeomans
	Ely		Linsley		Russell		President pro tem
	Farr		MacKay				26

## NAYS.

The title of the bill was agreed to.

Mr. Van Akin moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 22, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 576, entitled

A bill to amend section 36 of act No. 183, Public Acts of 1897, being

compiler's section 398 of Compiled Laws of 1897, being an act, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the state of Michigan;"

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 22, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following Joint Resolution:

House Joint Resolution No. 824, entitled

Joint Resolution making an appropriation for the State Industrial Home for Girls to provide for the losses sustained by fire at Bliss Cottage in April, 1905, to the furnishings, clothing and bedding; to restore the building and repair the damages thereof and to reimburse the City of Adrian for additional water supply and the services of its fire department in extinguishing the said fire, and to levy a tax to meet the same;

And to inform the Senate that the Joint Resolution has passed the

House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The Joint Resolution was read a first and second time by its title.

Mr. Hayden moved that the rules be suspended, and that the Joint Resolution be referred to the Committee on Finance and Appropriations. The motion prevailed, two-thirds of all the Senators present voting therefor.

The following message from the House was also received and read:

House of Representatives, May 22, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 398, entitled

A bill to detach certain territory from the township of Iron River, in the county of Iron, and attach the said territory to the township of Stambaugh, in said county;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take effect April 1, 1906.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 22, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 397, entitled

A bill to disorganize and vacate the township of Atkinson, in the county of Iron, and to incorporate its territory within the adjoining township of Iron River, in the county of Iron;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take effect

April 1, 1906.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 22, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 403: entitled

A bill to provide for the election of county drain commissioner in the county of Ingham, and to extend the term of the present incumbent of said office;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.



#### INTRODUCTION OF BILLS.

Mr. Brown introduced

Senate Joint Resolution No. 414, entitled

Joint Resolution confirming the sale, conveyance and transfer of certain lands, in the city of Lansing, by the First Freewill Baptist church and society, of Lansing, and authorizing the further sale, transfer and conveyance of said land.

The Joint Resolution was read a first and second time by its title, and

pending its reference to a committee,

Mr. Brown moved that the rules be suspended, and that the Joint Resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The Joint Resolution was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cook Doherty Ely Farr	Mr. Fyfe Hayden Heine Jenks Kane Linsley	Mr. MacKay Martindale Mills Moffatt Moriarty Peek	Mr. Russell Seeley Smith Van Akin Yeomans President protem 25
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## NAYS.

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The title of the Joint Resolution was agreed to.

Mr. Brown moved that the Joint Resolution be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the Joint Resolution was ordered to take immediate effect.

Mr. Heine introduced

Senate bill No. 415, entitled

A bill to authorize the union school district of Bay City to borrow money and issue its bonds therefor, for the purpose of building, enlarging and repairing certain school buildings.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Heine moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Mr. Farr Fyfe Mr. Linsley
Martindale

Mr. Seeley Smith Digitized by GOOGIC

Mr. Brown	Mr. Hayden	Mr. Moffatt	Mr. Van Akin
Cook	Heine	Moriarty	Yeomans
Doherty	Jenks	Peek	President protem
Ely	Kane	Russell	23
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NAYS.

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The title of the bill was agreed to.

Mr. Heine moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Doherty, previous notice having been given and leave been granted, introduced

Senate bill No. 416, entitled

A bill to amend section 8 of act No. 319 of the Local Acts of 1891, entitled "An act to incorporate the city of Harrison, in Clare county, by adding two subdivisions thereto.

The bill was read a first and second time by its title, and pending

its reference to a committee,

Mr. Doherty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Ashley Baird Brown Doherty	' Mr.	Fyfe Hayden Heine Jenks	Mr.	MacKay Martindale Mills Moffatt	Mr.	Russell Smith Van Akin Yeomans
Ely Farr		Kane Linsley		Monatt Moriarty Peek		President protem 23

NAYS.

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The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

# Mr. Moriarty introduced

Senate bill No. 417, entitled

A bill to vacate the township school district of the township of Atkinson and to attach to the township school district of Iron River the territory embraced within the former township of Atkinson in the county of Iron, and to transfer to the said township school district of Iron River all the property, rights, and liabilities formerly held or possessed by the township school district of Atkinson.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting Digitized by GOOGLE

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Seeley
Baird	Fyfe	Mills	Smith
Brown	Hayden	Moffatt	Van Akin
Cook	Heine	Moriarty	Woodman
Doherty	Jenks	Peek	Yeomans
Ely	Kane	Russell	President pro tem
•			24

NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take effect April 1, 1906.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect April 1, 1906.

Mr. Moriarty introduced

Senate bill No. 418, entitled

A bill to provide for a new voting precinct to be known as precinct No. 2, in the township of Iron River, in the county of Iron.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Seeley
Baird	Hayden	Mills	Smith .
Brown	Heine	Moffatt	Van Akin
Cook	Jenk <b>s</b>	Moriarty	Woodman
Doherty	Kane	Peek	Yeomans
Ely	Linsley	Russell	President pro tem
Farr	MacKay		. 26

NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take effect March 1, 1906.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect March 1, 1906.

Mr. Brown moved that the rules be suspended, and that the Senate take up the order of Third Reading of Bills.

The motion prevailed, two-thirds of all the Senators present voting therefor.

### THIRD READING OF BILLS.

Senate bill No. 357 (file No. 148), entitled

A bill to authorize the formation of corporations for the purpose of damming, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, manufacturing, conducting, using, selling, furnishing and supplying water and water power, electricity and electric power, and all and every kind of power for mining, milling, manufacturing, domestic, municipal and agricultural purposes, and for the purpose of transportation and for all other purposes in the Upper Peninsula of Michigan;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by year and nays, as follows:

### YEAS.

Mr. Ashley Mr. Heir Baird Jenk Brown Kan Doherty Line Hayden Mac	ts Mills e Moffatt eley Moriarty	Seeley Yeomans
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NAYS.

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The title of the bill was agreed to.

House bill No. 624 (file No. 183), entitled

A bill to amend sections 1 and 7 of act No. 171 of the Public Acts of 1903, entitled "An act for the incorporation of associations not for pecuniary profit";

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Baird Brown Doherty	Mr.	Hayden Heine Jenks Kane Linsley	Mr.	Mills Moffatt Moriarty Peek Russell	Seeley Smith Van Akin Yeomans President pro tem
	Ely Farr					President pro tem 22

NAYS.

0

The title of the bill was agreed to.

House bill No. 269 (file No. 64), entitled

A bill to amend section 15 of act 269 of the Public Acts of 1889, entitled "An act to provide for the incorporation of co-operative associations having for their object the insurance of the lives of horses, cattle and other farm stock," the same being section 7389 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:



#### YEAS.

Ashley Baird Doherty Ely Farr Fyfe	Mr. Hayden Heine Jenks Kane Linsley Martindale	Mr.	Mills Moffatt Moriarty Peek Russell Seeley	Mr.	Smith Van Akin Woodman Yeomans President protem 23
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NAYS.

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The title of the bill was agreed to.

House bill No. 268 (file No. 65), entitled

A bill to confer upon fire and marine insurance companies authority to insure property against loss or damage by lightning, wind and water;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Hayden	Mr. Moffatt	Mr. Smith
Baird	Hein <b>e</b>	Moriarty	Van Akin
Brown	<b>Jenks</b>	Peek	Woodman
Doherty	Kane	Russell	Yeomans
Ely	Linsley	Seeley	President pro tem
Farr	Martindale	•	22

NAYS.

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The title of the bill was agreed to.

House bill No. 267 (file No. 60), entitled

A bill to amend section 8 of act No. 136 of the Public Acts of 1869, being an act, entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business in this state," approved April 3, 1869, the same being section 7231 of the Compiled Laws of 1897, as amended by act 73 of the Public Acts of 1899;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Doherty Ely	Mr. Hayden	Mr. Moffatt	Mr. Smith
	Heine	Moriarty	Van Akin
	Kane	Peek	Woodman
	Linsley	Russell	Yeomans
	Mills	Seeley	President pro tem
Ely Farr	Mills	Seeley	President pro tem 21

NAYS.

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The title of the bill was agreed to.

House bill No. 69 (file No. 226), entitled

A bill to insure the payment of subcontractors and wages earned and material used in constructing, repairing or ornamenting public buildings and public works;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Mr. Fyfe Baird Hayden Brown Jenks Doherty Kane Ely Linsley Farr MacKay	Mr. Martindale Mills Moffatt Moriarty Peek Russell	Mr. Seeley Smith Van Akin Woodman Yeomans President protem 24
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NAYS.

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The title of the bill was agreed to.

House bill No. 330 (file No. 181), entitled

A bill making appropriations for building and special purposes for the State House of Correction and Branch Prison, Upper Peninsula, for the fiscal year ending June 30, 1906, and to provide a tax therefor;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

#### YEAS.

Brown Jenks Moffatt Van Akin Doherty Kane Moriarty Woodman Ely Linsley Peek Yeomans Farr MacKay Russell President pr Fyfe	
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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 466 (file No. 234), entitled

A bill to make appropriations for buildings and permanent improvements for the Upper Peninsula Experiment Station for the fiscal years ending June 30, 1906, and June 30, 1907;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley	Mr. Hayden	Mr. Martindale	Mr. Seeley
	Baird	Heine	Mills	Smith
	Brown	Jenks	Moffatt	Van Akin
	Ely	Kane	Moriarty	Woodman
	Farr	Linsley	Peek	Yeomans
	Fvfe	MacKay	Russell	

NAYS.

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The title of the bill was agreed to.



Mr. Mills moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate Joint Resolution No. 74 (file No. 162), entitled

Joint Resolution to authorize and instruct the Board of State Auditors to examine into, and if they deem it justifiable, to allow the claim of Alphonso Button for injuries sustained by him from a premature discharge of a cannon while engaged in the regular performance of his duty as a member of the gun squad of the Curtenius Guard (an organized volunteer uniformed militia company, organized under the laws of the state of Michigan), at Mason, Michigan, on the third day of July, 1858;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof,

Mr. Fyfe moved to amend the resolution by striking out the last para-

graph of the resolution and inserting in lieu thereof the following:

"Resolved further, That when said board shall have ascertained and fixed the limit of compensation to be paid, if any, the Auditor General shall draw a voucher monthly upon the State Treasurer for \$25, payable to the order of said Alphonso Button, or his present wife as his survivor as hereinbefore provided, until the monthly payments shall have reached the limit fixed by the said board, and it shall be the duty of the said State Treasurer upon the presentation of such vouchers to pay the amounts thereof out of any moneys not otherwise appropriated."

The amendment was received, a majority of all the Senators elect vot-

ing therefor.

The amendment was then adopted.

The question being on the passage of the Joint Resolution,

The Joint Resolution was then not passed, two-thirds of all the Senators elect not voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Baird	Mr. Heine	Mr. Martindale	Mr. Russell	
Ely	Linsley	Moriarty	Smith	
Fyfe	MacKay	Peek	Van Akin	
Hayden	•			13

### NAYS.

Doherty Moffatt Woodman President protes Farr	-	Mr.	Kane Moffatt		Seeley Woodman		Yeomans President protem
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Mr. Fyfe moved to reconsider the vote by which the Senate refused to pass the above entitled Joint Resolution.

The motion prevailed.

The question being on the passage of the Joint Resolution, Mr. Fyfe moved that the Joint Resolution be laid on the table.

The motion prevailed.

By unanimous consent the Senate returned to the order of

### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 829, entitled

A bill to amend sections 3 and 4 of chapter 1, section 1 of chapter 2, section 3 of chapter 3, section 2 of chapter 7, section 31 of chapter 7, section 2 of chapter 9, section 7 of chapter 9, section 1 of chapter 11, section 4 of chapter 15, section 9 of chapter 15, section 5 of chapter 16, section 8 of chapter 16, section 6 of chapter 17, section 9 of chapter 17, section 13 of chapter 17, section 16 of chapter 17, section 1 of chapter 22, and to add six new sections to chapter 11 to stand as sections 14, 15, 16, 17, 18 and 19; and two new sections to chapter 15, to stand as sections 33 and 34, of act 390 of the Local Acts of 1885, and amendments thereto, entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Peek moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time, and pending the taking of the vote on the passage thereof,

Mr. Peek moved that the bill be laid on the table.

The motion prevailed.

By unanimous consent the Senate returned to the order of

# REPORTS OF STANDING COMMITTEES.

By the Committee on State Lands:
The Committee on State Lands report
Senate bill No. 76, entitled
A bill defining the power and authority of the board of commissioners

155

of the Mackinac Island State Park; to authorize and empower it to make, publish and enforce rules and regulations for the care, order, and preservation thereof, and to repeal all acts or parts of acts inconsistent with or contravening the provisions of this act;

With the recommendation that the bill pass.

Andrew Fyfe, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

M	ir. Abniey	Mr.	Part	Mr.	Tinsley	Mr.	Seelea
	Baird		Fyfe		MacKay		Smith
	Brown		Hayden		Martindale		Van Akin
	Cook		Heine		Moffatt		Woodman
	Doherty		Jenks		Moriarty		Yeomans
	Ely		Kane		Peek		President pro tem
	•						24

# NAYS.

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The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the the Senate returned to the order of

### MOTIONS AND RESOLUTIONS.

Mr. Doherty moved to take from the table

House bill No. 451, entitled

A bill to prohibit the catching or taking of fish with net or other device of any kind, except hook and line, from that part of Thunder Bay on Lake Huron lying inside or south and east of a line extending from the mouth of Thunder Bay river to South Point in section 26, in township, No. 29, north of range 9, east;

The motion prevailed.

Mr. Doherty moved that the bill be referred to the Committee on Fisheries.

The motion prevailed.

Mr. Rumer entered the Senate Chamber and took his seat.

The President pro tem. announced that owing to a business engagement he would be unable to be present and preside at the balance of today's and tomorrow's session and that he would appoint Mr. Farr as Acting President during the absence of the Lieutenant Governor.

Mr. Moriarty moved that the Senate resolve itself into the committee of the whole on the

GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Doherty to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

House bill No. 725 (file No. 222), entitled

A bill to prohibit the business of manufacturing, selling, furnishing, delivering, or keeping for sale sacramental and intoxicating liquors, or malt, brewed, and fermented liquors and vinous liquors, in any city of the fourth class within the county of Sanilac, State of Michigan, except by the keeper of a hotel, and to define the term "hotel;"

Also:

Senate bill No. 332 (file No. 163), entitled

A bill authorizing the Board of Control of the State House of Correction and Branch Prison of the Upper Peninsula to purchase land for the use and benefit of the State House of Correction and Branch Prison of the Upper Peninsula; to make an appropriation therefor and provide for a tax to meet the same;

Also:

Senate bill No. 144 (file No. 161), entitled

A bill to provide for the publication of volumes 10 and 11 of the reports of the Board of Geological Survey, to make an appropriation therefor for the fiscal year year ending June 30, 1906, and to provide a tax to meet the same, and also to provide for the publication of the annual reports of said board;

Also:

Senate bill No. 261 (file No. 164), entitled

A bill to make an appropriation for designating, by monuments, the locations occupied by the second, eighth, twelfth, fifteenth, seventeenth, twentieth and twenty-seventh regiments of Michigan Infantry; and the Batteries G and H, First Michigan Artillery, who participated in the campaign and siege of Vicksburg, within the Vicksburg National Military Park, and providing for the erection of the same;

Also:



House bill No. 396 (file No. 213), entitled

A bill to amend section 2 of chapter 140 of the Revised Statutes of 1846, entitled "Of the limitations of personal actions," the same being compiler's section No. 9729 of the Compiled Laws of 1897;

Also:

House bill No. 650 (file No. 188), entitled

A bill to protect the owners of bottles, cans, ice cream cans, jars, tubs, ice cream tubs, boxes, siphons, fountains and kegs used in the sale of milk, cream, ice cream, butter or other dairy products, soda water, mineral, drinking or aerated water, porter, ale, cider, ginger ale, small beer, lager beer, Weiss beer, beer, white beer, fruits, preserves, cordials, drugs, medicines, mixtures, perfumes, compounds or other manufactured articles or beverages and to repeal act No. 224 of the Public Acts of 1901, and act No. 36 of the Public Acts of 1897, and to repeal all acts or parts of acts inconsistent herewith;

Also:

House bill No. 337 (file No. 217), entitled

A bill to amend section 2 of Act 113 of the Public Acts of 1901, entitled "An act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this State; to provide for the regulation of such establishments and the employment of women and children therein; to regulate the conduct of sweatshops, so-called; to provide for the enforcements of the provisions of this act and to make an appropriation for the purpose of carrying out the same;"

Also:

House bill No. 395 (file No. 142), entitled

A bill to regulate the employment of expert witnesses;

Also:

House bill No. 28, entitled

A bill to provide that the adoption of Harold H. Huber, a minor son of William R. Huber, by David H. Lomison and Lucinda Lomison, husband and wife, all of St. Joseph county, Michigan, and that the changing of the name of said Harold H. Huber to Harold H. Lomison, and that the making of said Harold H. Huber (by the name of Harold H. Lomison) an heir at law of said David H. Lomison and Lucinda Lomison (which proceedings were had in the Probate Court for said county of St. Joseph, under the provisions of chapter 236 of the Compiled Laws of 1897) be annulled and set aside; that the name of Harold H. Huber be restored to said minor whose name was changed to Harold H. Lomison; that said Harold H. Huber shall not be an heir at law of said David H. Lomison and Lucinda Lomison or either of them; that said David H. Lomison and Lucinda Lomison shall each be relieved from all of the duties, responsibilities and liabilities assumed by them by reason of such adoption of said minor; and that said David H. Lomison, Lucinda Lomison. William R. Huber and Harold H. Huber be restored to all the privileges, rights and obligations which would have belonged to and been imposed upon them, respectively, if such adoption had not been made;

Also:

House bill No. 370 (file No. 225), entitlèd

A bill to provide for the submission to the qualified electors, of the question of calling a convention for the purpose of making a general revision of the constitution;

Also:



House bill No. 277 (file No. 221), entitled

A bill to amend section 10 of an act, entitled "An act authorizing the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," approved May 22, 1877, and to repeal all acts or parts of acts in conflict herewith;

Also

Senate bill No. 189 (file No. 45), entitled

A bill to amend section 2 of act No. 108 of the Public Acts of 1889, being "An act to provide for the incorporation of trust, deposit and security companies," approved May 23, 1889, being section 6157 of the Compiled Laws of 1897;

Also:

House bill No. 685 (file No. 218), entitled

A bill authorizing street railway companies or any railroad company organized under the laws of this state to own, maintain and operate steamboats, barges or vessels;

Also:

Senate bill No. 381 (file No. 165), entitled

A bill to amend section 6 of chapter 250 of the Compiled Laws of 1897, entitled "Estates of Intestates," the same being compiler's section 9327;

Also:

Senate bill No. 387 (file No. 168), entitled

A bill to amend section 19 of act No. 124 of the Public Acts of 1893, as amended by act No. 119 of the Public Acts of 1895, as amended by act No. 81 of the Public Acts of 1899, entitled "An act to provide for the government of the Michigan Asylum for Dangerous and Criminal Insane and the inmates therein, and to repeal act No. 190, laws of 1883, and all acts amendatory thereto, and all of that portion of act No. 140, laws of 1891, which conflicts with this act, being an act, entitled 'An act to provide for a State Board of Inspectors who shall perform the duties now performed by the Advisory Board in Matters of Pardons, and who shall have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the Branch of the State Prison at Marquette, the Reform School for Boys at Lansing and the Industrial Home for Girls at Adrian, and to abolish all existing boards, and to annul all existing appointments," being section 1972 of the Compiled Laws of 1897:

Also:

Senate bill No. 362 (file No. 167), entitled

A bill to amend section 8 of chapter 27 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," approved May 27, 1895, the same being section 3265 of the Compiled Laws of 1897;

Also:

Senate bill No. 359 (file No. 166), entitled

A bill to amend section 1 of act No. 23 of the Public Acts of 1893, as amended by act No. 98 of the Public Acts of 1903, as further amended by House Enrolled Act No. 37 of the acts of the Legislature of 1905, entitled "An act to prohibit the taking, catching, or destruction of fish in Raisin river of this state";

Also:

House bill No. 504 (file No. 270), entitled

A bill to authorize a township or townships to acquire by gift or devise real estate and to own and control the same for a free public park or resort; to provide for a board of commissioners therefor and to authorize said township or townships, by a limited tax on the property in such township or townships, to maintain such park or resort and to make all needful rules and regulations for the control and government of the same;

Also:

House bill No. 665 (file No. 220), entitled

A bill to amend sections 23 and 24 of chapter 21 of the Revised Statutes of 1846, entitled "Hawkers and Peddlers." said sections being compiler's sections 5331 and 5331a of the Compiled Laws of 1897;

Also:

House bill No. 285, entitled

A bill to prohibit the laying or extending of drains into or along or from a lake known as Rush lake, in Huron county, so as to lower the general water level or to impair the navigability of the waters of said lake;

Also:

Senate bill No. 361 (file No. 139), entitled

A bill to provide for the indeterminate sentence as a punishment for crime, upon conviction thereof, and for the detention and release of persons in prison or detained on such sentence, and for the expense attending the same;

Also:

Senate bill No. 400 (file No. 172), entitled

A bill to provide for building, rebuilding or repairing of bridges and roads situated in more than one township, or partly in one township or more than one, and partly in a city or incorporated village, when any such township, city or village shall fail to join in or contribute to the building, rebuilding or repairing thereof;

Also:

Senate substitute for House bill No. 158 (file No. 171), entitled

A bill to authorize and regulate the possession, use, transportation and sale of brook trout and rainbow trout by persons engaged in the business of propagating and rearing such fish, and by persons who purchase fish so reared, and to provide for licensing persons engaged in such business, or either branch of the same;

Also:

House bill No. 532 (file No. 118), entitled

A bill to regulate and define the rights of persons in running, rafting and booming of logs, timber, ties, posts or poles in the streams and rivers of the Upper Peninsula, in the state of Michigan;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

House bill No. 225 (file No. 98), entitled

A bill to amend section 8 of chapter 1 of act 243 of the Public Acts of

1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, and being compiler's section No. 4043 of the Compiled Laws of 1897, as amended by act No. 142 of the Session Laws of 1901, entitled "An act to amend sections 3, 5 and 8 of chapter 1, section 10 of chapter 11 of act 243 of the Public Acts of 1881, entitled 'An act to revise and consolidate the laws relating to the establishment, opening, improvement and finaintenance of highways and private roads, and the building, repairing and preservation of bridges within the State,' approved June 8, 1881," approved May 21, 1901;

Have made an amendment thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and

recommend its passage.

A. J. Doherty, Chairman.

Mr. Farr, as Acting President, took the chair.

The report of the committee of the whole was accepted.

The bills named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Doherty moved that the Senate concur in the amendment made to

the bill named in part II of the report.

The motion prevailed, and the bill was placed on the order of Third Reading of Bills.

Mr. Kane asked and obtained leave of absence for Mr. Glasgow from the balance of today's session.

By unanimous consent the Senate returned to the order of

### INTRODUCTION OF BILLS.

Mr. Rumer introduced

Senate bill No. 419, entitled

A bill to amend sections 1 and 10 of an act to incorporate the public schools of Fenton of the township of Fenton, Genesee county, Michigan, approved May 26, 1885.

The bill was read a first and second time by its title, and pending its

reference to a committee.

Mr. Rumer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

,	Ashley Baird Brown Cook Doherty Ely	Mr Hayden Heine Jenks Kane Linsley MacKay	Mr	Martindale Mills Moffatt Moriarty Rumer Russell	Mr. Seeley Smith Van Akin Woodman Yeomans Acting Pres. Farr.
					24

NAYS.

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The title of the bill was agreed to.

Mr. Rumer moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

### THIRD READING OF BILLS.

House bill No. 725 (file No. 222), entitled

A bill to prohibit the business of manufacturing, selling, furnishing, delivering, or keeping for sale sacramental and intoxicating liquors, or malt, brewed, and fermented liquors and vinous liquors, in any city of the fourth class within the county of Sanilac, State of Michigan, except by the keeper of a hotel, and to define the term "hotel;"

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Doherty	Mr. Hayden Jenks Kane Linsley MacKay	Mr. Mills Moffatt Moriarty Peek Russell	Mr. Smith Van Akin Woodman Yeomans Acting Pres. Farr.
Doherty	MacKay	Russell	Acting Pres. Farr.
Fyfe	Martindale	Seeley	23

NAYS.

0

The title of the bill was agreed to.

Senate bill No. 332 (file No. 163), entitled

A bill authorizing the Board of Control of the State House of Correction and Branch Prison of the Upper Peninsula to purchase land for the use and benefit of the State House of Correction and Branch Prison of the Upper Peninsula; to make an appropriation therefor and provide for a tax to meet same:

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. MacKay	Mr. Smith
Baird	Hayden	Moffatt	.Van Akin
Brown	Heine	Moriarty	Woodman
Cook	Jenks	Peek	Yeomans
Doherty	Kane	Russell	Acting Pres. Farr
Ely	Linsley	Seeley	23

NAYS.

0

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 144 (file No. 161), entitled

A bill to provide for the publication of volumes 10 and 11 of the reports of the Board of Geological Survey, to make an appropriation therefor for the fiscal year ending June 30, 1906, and to provide a tax to meet the same, and also to provide for the publication of the annual reports of said board;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Heine	Mr. Mills	Mr. Smith
Baird	<b>Jenks</b>	Moffatt	Van Akin
Brown	Kane	Moriarty	Woodman
Cook	Linsley	Russell	Yeomans
Ely	MacKay	Seeley	Acting Pres. Farr.
Hayden	Martindale	•	22

NAYS.

0

The question being on agreeing to the title,

Mr. Jenks moved to amend the tilte so as to read as follows:

A bill to provide for the publication of the reports of the Board of Geological Survey, to make an appropriation therefor for the fiscal year ending June 30, 1906, and to provide a tax to meet the same, and also to provide for the publication of the annual reports of said board.

The motion prevailed, and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. Jenks moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 261 (file No. 164), entitled

A bill to make an appropriation for designating, by monuments, the locations occupied by the second, eighth, twelfth, fifteenth, seventeenth, twentieth and twenty-seventh regiments of Michigan Infantry; and the Batteries G and H, First Michigan Artillery, who participated in the campaign and siege of Vicksburg, within the Vicksburg National Military Park, and providing for the erection of the same;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and mays, as follows:

#### YEAS

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Smith
Baird	Heine	Mills	Van Akin
Cook	Jenk <b>s</b>	Moffatt	Woodman
Doherty	Kane	Moriarty	Yeomans
Ely	Linsley	Russell	Acting Pres. Farr.
Fyfe	MacKay	Seeley	23

NAYS.

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The question being on agreeing to the title,

Mr. Van Akin moved to amend the title so as to read as follows:

A bill to make an appropriation for designating, by monuments, the locations occupied by the second, eighth, twelfth, fifteenth, seventeenth, twentieth and twenty-seventh regiments of Michigan Infantry; and the Batteries G and H. First Michigan Light Artillery, who participated in the campaign and siege of Vicksburg, within the Vicksburg National Military Park, and providing for the erection of the same.

The motion prevailed, and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. Van Akin moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 396 (file No. 213), entitled

A bill to amend section 2 of chapter 140 of the Revised Statutes of 1846, entitled "Of the limitations of personal actions," the same being compiler's section No. 9729 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Cook Doherty Ely	Mr. Hayden . Heine Jenks Kane MacKay	Mr. Mills Moffatt Moriarty Peek Rumer	Mr. Seeley Smith Van Akin Woodman Yeomans
Ely	MacKay	Rumer	Yeomans
Fyfe	Martindale	Russell	Acting Pres. Farr.

NAYS.

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The title of the bill was agreed to.

House bill No. 650 (file No. 188), entitled

A bill to protect the owners of bottles, cans, ice cream cans, jars, tubs, ice cream tubs, boxes, siphons, fountains and kegs used in the sale of milk, cream, ice cream, butter, or other dairy products, soda water, mineral, drinking or aerated water, porter, ale, cider, ginger ale, small beer, lager beer, Weiss beer, beer, white beer, fruits, preserves, cordials,

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drugs, medicines, mixtures, perfumes, compounds or other manufactured articles or beverages and to repeal acts No. 224 of the Public Acts of 1901 and act No. 36 of the Public Acts of 1897 and to repeal all acts or parts of acts inconsistent herewith;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Hayden	Mr. Mills	Mr. Smith
Baird	Heine	Moffatt	Van Akin
Brown	Jenks	Moriarty	· Woodman
Cook	Linsley	Peek	Yeomans
Doherty	MacKay	Russell	Acting Pres. Farr.
Ely	Martind <b>a</b> le	Seeley	23

NAYS.

Mr. Fyfe

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The title of the bill was agreed to.

House bill No. 337 (file No. 217), entitled

A bill to amend section 2 of act 113 of the Public Acts of 1901, entitled "An act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this State; to provide for the regulation of such establishments and the employment of women and children therein; to regulate the conduct of sweatshops, so-called; to provide for the enforcements of the provisions of this act and to make an appropriation for the purpose of carrying out the same";

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Hayden	Mr. Mills	Mr. Seeley
Baird	Helne	Moffatt	Smith
Brown	<b>Jenks</b>	Moriarty	Van Akin
Cook	` Kane	Peek	Woodman
Doherty	Linsley	Rumer	Yeomans
Ely	MacKay	Russell	Actting Pres. Farr
Fyfe	Martindale		26

NAYS. 0

The question being on agreeing to the title,

Mr. MacKay moved to amend the title so as to read as follows:

A bill to amend the title and section 2 of act 113 of the Public Acts of 1901, entitled "An act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this State; to provide for the regulation of such establishments and the employment of women and children therein; to regulate the conduct of sweatshops, so-called; to provide for the enforcements of the provisions of this act and to make an appropriation for the purpose of carrying out the same," as to the employment of women and children.

The motion prevailed and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

The Secretary submitted the following report:

Lansing, Mich., May 23, 1905.

To the President of the Senate:

Sir-

Senate bill No. 360 (enrolled No. 121);

Has been printed and has this day been presented to the Governor for his approval.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

Mr. Moriarty moved that the Senate adjourn.
The motion prevailed, the time being 5:10 o'clock p. m.
The Acting President declared the Senate adjourned until tomorrow at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

# EIGHTY-SEVENTH DAY.

Lansing, Wednesday, May 24, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

Religious exercises were conducted by Rev. R. C. Dodds, of Lansing.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Doherty, Ely, Farr, Fyfe, Hayden, Heine, Jenks, Kane, Linsley, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Woodman, Yeomans, President pro tem.-30.

The following Senator was absent with leave: Mr. Curtis. The following Senator was absent without leave: Mr. Jones.

Mr. Russell moved that leave of absence be granted to the absentee from today's session.

The motion prevailed.

Mr. Woodman asked and obtained leave of absence for himself from tomorrow's session.

Mr. MacKay asked and obtained leave of absence for himself from tomorrow and Friday's sessions.

Mr. Brown asked and obtained leave of absence for himself from Friday's session.

By unanimous consent the Senate took up the order of

### INTRODUCTION OF BILLS.

Mr. Russell introduced

Senate bill No. 420, entitled

A bill to repeal House Enrolled Act No. 227, being House bill No. 535 of the Session Laws of 1905, of the legislature of Michigan, being "An act to prescribe the measure of damages in actions for negligent

injuries to persons where deaths result, where the actions are prosecuted under the 'Survival Act,' and to provide for the distribution of the amounts paid on account of such damages without participation by the creditors of the deceased."

The bill was read a first and second time by its title and referred

to the Committee on Judiciary.

By unanimous consent the Senate took up the order of

### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir-I am instructed by the House to re-transmit, in accordance with the request of the Senate, the following bill:

House bill No. 14 (file No. 117), entitled

A bill to provide for the registration and identification of motor vehicles, the registration of chauffeurs, to regulate the use of motor vehicles and the use of public highways by such vehicles and persons passing such vehicles, and to provide penalties for the violation thereof;

Which bill has been reprinted in accordance with the request of

the Senate.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir-I am instructed by the House to respectfully return to the Senate, the following bill: Senate bill No. 291, entitled

A bill to prohibit the use of ferrets in hunting or killing rabbits in the counties of Lapeer, Cass, Kalamazoo, Saginaw, Van Buren and Isabella:

For which bill a substitute was adopted by the House and in which action the Senate refused to concur, at the same time requesting a conference committee to consider the differences between the House and Senate as to the bill.

And now to inform the Senate that the House has granted the request for a conference committee and that Messrs. Bland, Van Keuren, Higgins, Waters and McKay have been appointed as the committee of conference on the part of the House.

Very respectfully, CHARLES S. PIERCE. Clerk of the House of Representatives.

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The President pro tem. announced as the conferees on the part of the Senate, Messrs. Yeomans, Brown and Russell.

The Senate resumed the regular order of business.

### MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, May 23, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 106 (enrolled No. 109), being

An act to authorize any corporation organized under act No. 39 of the Public Acts of 1889, of this state, entitled "An act to authorize the formation of corporations for the purchase and improvement of grounds to be occupied for summer homes, for camp meetings, for meetings of assemblies or associations and societies organized for intellectual and scientific culture and for the promotion of the cause of religion and morality, or for any or all such purposes," to amend its articles of incorporation;

Also:

Senate bill No. 234 (enrolled No. 110), being

An act to amend section 8 of chapter 232 of the Compiled Laws of 1897, with reference to divorce; and being compiler's section 8623; Also:

Senate bill No. 348 (enrolled No. 115), being An act to amend section 1 of title 5 and section 44 of title 6 of act No. 442 of the Local Acts of 1901, entitled "An act to reincorporate the city of Menominee, to provide for the election and appointment of officers therein, and to repeal act No. 228 of the Local Acts of 1883, entitled 'An act to incorporate the city of Menominee,' and to repeal act No. 281 of the Local Acts of 1891, entitled 'An act to revise and amend the charter of the city of Menominee, being act No. 228 of the Local Acts of 1883, entitled "An act to incorporate the city of Menominee." approved April 9, 1891, and all amendments thereto," approved May 22, 1901.

Very respectfully, FRED M. WARNER, Governor.

# COMMUNICATIONS FROM STATE OFFICERS.

The following communication from the Commissioner of Insurance was received and read:

> Insurance Department, Lansing, May 24, 1905.

To the President of the Senate:

Sir—In an opinion in the case of King vs. Concordia Fire Insurance

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Company, handed down on Monday of this week, the Supreme Court of this State declared unconstitutional Act 149 of the Public Acts of 1881, whereby the insurance policy commission created by said act was authorized to draft a standard fire insurance policy for use in this state.

The standard fire policy drafted and adopted by the said commission as provided by said act has been the only form of policy used in Michigan by companies operating herein, except farmers' mutual fire insurance companies, during the past 20 years. It is similar to the standard policy adopted and used in many of the other states of the Union, and is in line with the increasing tendency to secure uniformity in these contracts throughout the country.

Although the Supreme Court has not until now found it necessary to pass upon the constitutionality of the legislation authorizing the adoption by a commission of a standard form of policy, numerous cases involving questions growing out of the use of that policy have been passed upon by that tribunal and the law relating to the policy is, therefore, well settled, thus minimizing the need for further litigation in connection with the interpretation and construction of the conditions and provisions of the policy.

The Supreme Court declared the act of 1881 unconstitutional for the reason that said act sought to delegate to a commission the power to enact a policy contract by which both the companies and the people should be bound. To be binding and constitutional a standard form of policy should be enacted by the legislature in connection with

provisons for its enforcement.

In order to meet the serious emergency due to the court decision above mentioned, the Attorney General has prepared, at the request of the Commissioner of Insurance, a bill which embodies the precise form of fire insurance policy that has been used in Michgan since 1887.

In my judgment the exigencies of the situation render it extremely advisable that this bill be enacted into a law to take immediate effect so that the rights of the property owners of Mchigan may be preserved under the form of policy contract which was prepared by representatives of the state for the express purpose of safeguarding the interests of the assured.

Very respectfully,

JAMES V. BARRY,

Commissioner of Insurance.

The communication was referred to the Committee on Insurance.

# MOTIONS AND RESOLUTIONS

Mr. MacKay moved that a respectful message be sent to the House, asking the return to the Senate of

House bill No. 237 (file No. 180), entitled

A bill to amend act No. 202 of the Public Acts of 1899, entitled "An act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery or buffing wheels or emery belts are used," approved May 17, 1899.

The motion prevailed.

### REPORTS OF STANDING COMMITTEES.

By the Committee on Judiciary:

The Committee on Judiciary report

Senate bill No. 376, entitled

A bill to provide for the punishment of adult persons responsible for, or contributory to, the delinquency of children under 16 years of age; With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the bill be referred to the committee of the whole and placed on the General Order without printing.

The motion prevailed.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 132 (file No. 36), entitled

A bill to amend section 2 of act No. 176 of the Public Acts of 1891, entitled "An act for the organization of township school districts in the Upper Peninsula," as amended by act No. 104 of the Public Acts of 1903, being section 4824 of the Compiled Laws of 1897;

With the following amendments thereto:

- 1. By inserting in line 4 of section 1, after the word "hundred," the word "fifty."
- 2. By striking out of line 20 of section 2 the word "plurality" and inserting in lieu thereof the word "majority."

3. By striking out of lines 24 and 25 of section 2 the words "or at the school house nearest adjacent thereto."

4. By inserting in line 29 of section 2, after the words "to said meeting," the words "Provided, That in the county of Chippewa the annual meeting of said district shall be held at the usual place of holding the annual township meeting or at the school house nearest adjacent thereto, and in the election of trustee the person or persons receiving a plurality of all the votes cast shall be declared elected."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary:

The Committee on Judiciary report House bill No. 226 (file No. 33), entitled

A bill to provide for the reimbursement of circuit judges for their actual

expenses incurred by them in holding court in counties other than in the county where they reside;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report

House bill No. 175 (file No. 61), entitled

A bill to amend sections 20, 21 and 22 of chapter 98 of the Revised Statutes of 1846, entitled "Of bail in civil actions and proceedings connected therewith," as amended by the several acts amendatory thereof, being sections 10047, 10048 and 10049 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report

House bill No. 616 (file No. 200), entitled

A bill to repeal act No. 183 of the Public Acts of 1903, approved June 4, 1903, entitled "An act defining the jurisdiction of circuit courts in chancery in certain cases";

With the recommendation that the bill pass.

W. E. Brown. Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary:

The Committee on Judiciary report House bill No. 736 (file No. 243), entitled

A bill to prevent the fraudulent sale and advertising for sale of merchandise, and to punish the violation thereof;

With the recommendation that the bill pass.

W. E. Brown. Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Elections:

The Committee on Elections report

Senate bill No. 243 (file No. 75), entitled

A bill to provide for the holding of primary elections and conventions,

for the registration of electors and enrollment of parties for political committees, and for the punishment of any violation therefor;

With the recommendation that the bill pass.

John Baird, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Elections: The Committee on Elections report Senate bill No. 282 (file No. 92), entitled

A bill to provide for the due organization of political parties in this state, the registration of their members and the conduct of caucuses, primary elections and conventions by political parties so organized;

With the recommendation that the bill pass.

John Baird, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Elections: The Committee on Elections report

Senate bill No. 343, entitled

A bill to provide for the holding of primary elections and conventions, to punish offenses committed thereat, frauds thereon, and the corruption and attempted corruption of delegates, and to repeal act No. 203 of the Public Acts of 1895, and act No. 203 of the Public Acts of 1897, as amended, approved June 28, 1887, and to repeal all other acts, or parts of acts, contravening the provisions of this act;

With the recommendation that the bill pass.

John Baird, Chairman.

The report was accepted and the committee discharged.

Mr. Baird moved that the bill be referred to the committee of the whole and placed on the General Order without printing.

The motion prevailed.

By the Committee on Elections: The Committee on Elections report Senate bill No. 350, entitled

A bill to provide for the holding of primary elections and conventions, to punish offenses committed thereat, frauds thereon, and the corruption and attempted corruption of delegates, and to repeal act No. 203 of the Public Acts of 1895, approved May 23, 1895, act No. 135 of the Public Acts of 1895 and act No. 203 of the Public Acts of 1897, as amended, approved June 28, 1887, and to repeal all other acts or parts of acts contravening the provisions of this act;

With the recommendation that the bill pass.

John Baird, Chairman.

The report was accepted and the committee discharged.

Mr. Baird moved that the bill be referred to the committee of the whole and placed on the General Order without printing.

The motion prevailed.

By the Committee on Elections:

The Committee on Elections report

House bill No. 121 (file No. 224), entitled

A bill to amend an act, entitled "An act to authorize the use of any thoroughly tested and reliable voting machine at any election held in this state," being act 61 of the Public Acts of 1897, as amended by act 234 of the Public Acts of 1903, by adding five new sections to stand as sections 12, 13, 14, 15 and 16;

With the recommendation that the bill pass.

John Baird, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Elections:

The Committee on Elections report

House bill No. 732, entitled

A bill to regulate the time of opening and closing of the polls in the second election district of the township of Greenfield, in the county of Wayne, at general and primary elections for state, county and township offices:

With the recommendation that the bill pass.

John Baird, Chairman.

The report was accepted and the committee discharged.

Mr. Martindale moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Doherty Ely	Mr	Farr Fyfe Hayden Heine Jenks Kane Linsley	Mr.	MacKay Martindale Mills Moriarty Peek Rumer Russell	Seeley Sheldon Smith Traver Van Akin Yeomans President pro tem
	Ely		Linsley		Itussell	28

NAYS.

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The title of the bill was agreed to.

By the Committee on Finance and Appropriations: The Comittee on Finance and Appropriations report

House Joint Resolution No. 824, entitled

Joint Resolution making an appropriation for the State Industrial

Home for Girls to provide for the losses sustained by fire at Bliss Cottage in April, 1905, to the furnishings, clothing and bedding; to restore the building and repair the damages thereof and to reimburse the city of Adrian for additional water supply and the services of its fire department in extinguishing the said fire, and to levy a tax to meet the same;

With the recommendation that the Joint Resolution pass.

CHARLES SMITH. Chairman.

The report was accepted and the committee discharged.

Mr. Hayden moved that the rules be suspended, and that the Joint Resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The Joint Resolution was then read a third time and passed, twothirds of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Ely Farr	Mr. Fyfe Hayden Heine Jenks Kane Linsley MacKay	Mr. Moffatt Moriarty Peek Rumer Russell Seeley	Mr. Sheldon Traver Van Akin Woodman Yeomans President pro tem 26
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NAYS.

The title of the Joint Resolution was agreed to.

Mr. Hayden moved that the Joint Resolution be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the Joint Resolution was ordered to take immediate effect.

Mr. Jones entered the Senate Chamber and took his seat.

# SPECIAL ORDER.

The President pro tem. announced that the hour had arrived for the special order and laid before the Senate

House bill No. 14 (file No. 279), entitled

A bill to provide for the registration and identification of motor vehicles, the registration of chauffeurs, to regulate the use of motor vehicles and the use of public highways by such vehicles and persons passing such vehicles, and to provide penalties for the violation thereof.

Mr. Farr moved that the Senate resolve itself into the committee of the whole on the special order. Digitized by Google

The motion prevailed.

The President pro tem called Mr. Rumer to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the above

entitled bill,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

James F. Rumer, Chairman.

The report was accepted.

Mr. Rumer moved that the Senate concur in the amendments made to the bill named in the report.

The motion prevailed, and the bill was placed on the order of Third Reading of Bills.

Mr. Baird moved that the Senate take up the order of Third Reading of Bills.

The motion prevailed, two-thirds of all the Senators present voting therefor.

### THIRD READING OF BILLS.

House bill No. 395 (file No. 142), entitled

A bill to regulate the employment of expert witnesses;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Hayden	Mr. Moriarty	Mr. Smith
Baird	Heine	Peek	Traver
Brown	Jenks	Rumer	Van Akin
Cropsey	Jones	Russell	Woodman
Doherty	MacKay	Seeley	Yeomans
Farr	Martindale	Sheldon	President pro tem
Fyfe	Moffatt		26

NAYS.

The title of the bill was agreed to.

House bill No. 28, entitled

A bill to provide that the adoption of Harold H. Huber, a minor son of William R. Huber, by David H. Lomison and Lucinda Lomison, husband and wife, all of St. Joseph County, Michigan, and that the changing of the name of said Harold H. Huber to Harold H. Lomison, and that the making of said Harold H. Huber (by the name of Harold H. Lomison) an heir at law of said David H. Lomison and Lucinda Lomison (which proceedings were had in the probate court for said County of St. Joseph, under the provisions of chapter 236 of the Compiled Laws of 1897), be annulled and set aside; that the name of Harold H. Huber be restored to said minor whose name was changed to Harold H. Lomison; that said Harold H. Huber shall not be an heir at law of said David H. Lomison

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and Lucinda Lomison or either of them; that said David H. Lomison and Lucinda Lomison shall each be relieved from all of the duties, responsibilities and liabilities assumed by them by reason of such adoption of said minor; and that said David H. Lomison, Lucinda Lomison, William R. Huber and Harold H. Huber be restored to all the privileges, rights and obligations which would have belonged to and been imposed upon them, respectively, if such adoption had not been made;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and hays, as follows:

# YEAS.

Mr. Ashley	Mr. Jenks	Mr. Moffatt	Mr. Smith
Baird	Jones	Moriarty	Traver
Brown	Kane	Rumer	Van Akin
Cook	Linsley	Russell	Woodman
Crop <b>s</b> ey	MacKay	Seeley	Yeomans
Farr	Martindale	Sheldon	President pro tem
Heine			25

### NAYS.

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The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 370 (file No. 225), entitled

A bill to provide for the submission to the qualified electors, of the question of calling a convention for the purpose of making a general revision of the constitution;

Was read a third time and not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley Brown Cook Cropsey	Mr. Ely Farr Fyfe Hayden	Mr. Linsley MacKay Martindale Mills	Mr. Moffatt Russell Traver President pro tem
				16

# NAYS.

Mr. Baird	Mr. Jenks	. Mr. Peek	Mr. Van Akin	
Doherty	Jones	Sheldon	Yeomans	
Heine	Moriarty	Smith		11

Mr. Doherty moved to reconsider the vote by which the Senate refused to pass the above entitled bill.

Mr. Baird moved that the motion made by Mr. Doherty be laid on the table, on which motion he demanded the yeas and nays.

The motion made by Mr. Baird then did not prevail, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley Baird Doherty	Mr. Jenks Jones Kane	Mr. Moriarty Sheldon Smith	Mr.	Van Akin Woodman Yeomans
				,	

12

# NAYS.

Mr. Brown	Mr. Farr	Mr. Linsley	Mr. Russell
Cook	Fyfe	МасКау	Seeley
Cropsey	Hayden	Moffatt	Traver
Ely	Heine	Peek	President pro tem
			- 1A

The question then being on the motion made by Mr. Doherty,

Mr. Baird moved, as an amendment, that the further consideration of the bill be indefinitely postponed, on which motion he demanded the yeas and nays.

The motion made by Mr. Baird then did not prevail, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Baird	Mr. Jenks	Mr. Sheldon	Mr. Woodman	
Dohert <b>y</b>	Jones	Smith	Yeomans	
Heine	Kane		•	10

# NAYS.

Mr. Ashley	Mr. Farr	Mr. Martindale	Mr. Seeley
Brown	Fyfe	Moffatt	Traver
Cook	Hayden	Peek	Van Akin
Cropsey	Linsley	Rumer	President pro tem
Ely	MacKay	Russell	19

The question then being on the original motion made by Mr. Doherty, The motion prevailed, a majority of all the Senators elect voting therefor.

The question being on the passage of the bill.

Mr. Doherty moved that the bill be laid on the table.

The motion prevailed.

House bill No. 277 (file No. 221), entitled

A bill to amend section 10 of an act, entitled "An act authorizing the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," approved May 22, 1877; and to repeal all acts or parts of acts in conflict herewith;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Seeley
Baird	Hayden	Mills	Sheldon
Brown	Heine	Moffatt	Traver
Cook	Jenk <b>s</b>	Moriarty	Van Akin
Cropsey	Jones	Peek	Woodman
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Mr. Doherty Mr. Kane Mr. Rumer Mr. Yeomans
Ely Linsley Russell President pro tem
Farr MacKay 30

NAYS.

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The title of the bill was agreed to.

Mr. Russell moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 189 (file No. 45), entitled

A bill to amend section 2 of act No. 108 of the Public Acts of 1889, being "An act to provide for the incorporation of trust, deposit and security companies," approved May 23, 1889, being section 6157 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Baird	Mr. Hayden	M	ir. Moriarty	Mr. Traver
Brown	· Heine		Peek	Van Akin
Cook	Jenk <b>s</b>		Russell	Woodman
Cropsey	Jones	•	Seeley	Yeomans
Ely	Kane		Sheldon	President pro tem
Farr	Moffatt		Smith	23

# nays.

Mr. Fyfe Mr. MacKay Mr. Martindale Mr. Rumer

The title of the bill was agreed to.

Mr. Van Akin moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 685 (file No. 218), entitled

A bill authorizing street railway companies or any railroad company organized under the laws of this state to own, maintain and operate steamboats, barges or vessels;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Baird	Mr. Hayden	Mr. Martindale	Mr. Seeley
Brown	Heine	Mills	Sheldon
Cook	Jenks	Moffatt	Smith
Cropsey	Jone <b>s</b>	Moriarty	Van Akin
Doherty	Kane	Peek	Woodman
Ely	Linsley	Rumer	Yeomans
Farr	MacKay	Russell	President pro tem
Fyfe	•		29
		AT A TOO	

Mr. Traver

The title of the bill was agreed to.

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Mr. Woodman moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 381 (file No. 165), entitled

A bill to amend section 6 of chapter 250 of the Compiled Laws of 1897, entitled "Estates of Intestates," the same being compiler's section 9327;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Seeley
Baird	Heine	Mills	Sheldon
Brown	Jenks	Moffatt	Traver
Cropsey	Jones	Moriarty	Van Akin
Doherty	Kane	Peek	· Woodman
Ely	Linsley	Rumer	Yeomans
Farr	MacKay	Russell	President pro tem
Fyfe	•	•	29

NAYS.

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The question being on agreeing to the title,

Mr. Jenks moved to amend the title so as to read as follows:

A bill to amend section 6 of chapter 70 of the Revised Statutes of 1846, entitled "Of the administration and distribution of the estates of intestates," as amended, said section being compiler's section 9327 of the Compiled Laws of 1897.

The motion prevailed and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. Jenks moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 387 (file No. 168), entitled

A bill to amend section 19 of act No. 124 of the Public Acts of 1893 as amended by act No. 119 of the Public Acts of 1895, as amended by act No. 81 of the Public Acts of 1899, entitled "An act to provide for the government of the Michigan Asylum for Dangerous and Criminal Insane and the inmates therein, and to repeal act No. 190, laws of 1883 and all acts amendatory thereto, and all of that portion of act No. 140, laws of 1891 which conflicts with this act, being an act, entitled 'An act to provide for a State Board of Inspectors who shall perform the duties now performed by the Advisory Board in Matters of Pardons, and who shall have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the Branch of the State Prison at Marquette, the Reform School for Boys at Lansing and the Industrial Home for Girls at Adrian, and to abolish all existing boards, and to annul all existing appointments," being section 1972 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Baird Brown Cropsey Doherty Ely Farr Fyfe	Mr. Hayden Heine Jenks Jones Kane MacKay Martindale	Mr.	Mills Moffatt Moriarty Peek Rumer Russell Seeley	Sheldon Smith Traver Van Akin Woodman Yeomans President pro tem
	Fyle	Martindale		Seelea	28

NAYS.

The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 362 (file No. 167), entitled

A bill to amend section 8 of chapter 27 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," approved May 27, 1895, the same being section 3265 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Baird	Mr.	Hayden	Mr.	Mills	Mr.	Smith
	Brown		Heine		Moffatt		Traver
	Cropsey		Jenks		Moriarty		Van Akin
	Doherty		Jones		Peek		Woodman
	Ely		Kane		Rumer		Yeomans
	Farr		MacKay		Russell		President pro tem
	Fyfe		Martindale		Sheldon		27

NAYS.

The title of the bill was agreed to:

Mr. Fyfe moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 359 (file No. 166), entitled

A bill to amend section 1 of act No. 23 of the Public Acts of 1893, as amended by act No. 98 of the Public Acts of 1903, as further amended by House Enrolled Act No. 37 of the acts of the Legislature of 1905, entitled "An act to prohibit the taking, catching or destruction of fish in Raisin river of this state;"

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Baird	Mr. Heine	Mr. Mills	Mr. Sheldon
Brown	Jenks	Moffatt	Smith
Cropsey	Jones	Moriarty	Traver
		•	Digitized by C100916

Mr.	Doherty Ely Farr Fyfe Hayden	Mr.	Kane Linsley MacKay Martindale	Mr.	Peek Rumer Russell Seeley	Mr. Van Akin Woodman Yeomans President pro tem 29
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NAYS.

The title of the bill was agreed to.

Mr. Van Akin moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 504 (file No. 270), entitled

A bill to authorize a township or townships to acquire by gift or devise real estate and to own and control the same for a free public park or resort; to provide for a board of commissioners therefor and to authorize said township or townships, by a limited tax on the property in such township or townships, to maintain such park or resort and to make all needful rules and regulations for the control and government of the same;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Baird	Mr. Heine	Mr.	Mills	Mr.	Smith
	Brown	Jenks		Moffatt		Traver
	Doherty	Jones		Moriarty		Van Akin
	Ely	Kane		Peek		Woodman
	Farr	Linsley		Rumer		Yeomans
	Fyfe	MacKay		Russell		President pro tem
	Hayden	Martindale		Seeley		27
		N	AYS.			0

The title of the bill was agreed to.

House bill No. 665 (file No. 220), entitled

A bill to amend sections 23 and 24 of chapter 21 of the Revised Statutes of 1846, entitled "Hawkers and Peddlers," said sections being compiler's sections 5331 and 5331a of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Baird Brown Cook Cropsey Ely Farr Fyfe	Mr. Hayden Heine Jenks Jones Kane Linsley MacKay	Mr. Martindale Mills Moffatt Moriarty Rumer Russell Seeley	Mr. Sheldon Smith Van Akin Woodman Yeomans President pro tem 27
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NAYS.

The title of the bill was agreed to.

House bill No. 285, entitled

A bill to prohibit the laying or extending of drains into or along or from a lake known as Rush lake, in Huron county, so as to lower the general water level or to impair the navigability of the waters of said lake;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Baird Mr. Hayden Brown Heine Cook Jenks Cropsey Jones Ely Kane Farr Linsley Fyfe MacKay	Mr. Martindale Mills Moffatt Moriarty Rumer Russell Seeley	Mr. Sheldon Smith Traver Van Akin Woodman Yeomans President pro tem 28
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### NAYS.

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The title of the bill was agreed to.

Mr. Jenks moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Peek moved that the Senate adjourn. The motion did not prevail.

Senate bill No. 361 (file No. 139), entitled

A bill to provide for the indeterminate sentence as a punishment for crime, upon conviction thereof, and for the detention and release of persons in prison or detained on such sentence, and for the expense attending the same;

Was read a third time, and pending the taking of the vote on the

passage thereof,

Mr. Brown moved to amend the bill.

By striking out of line 8 of section 1 the word "ten" and inserting in lieu thereof the word "six."

The amendment was received, a majority of all the Senators elect voting therefor.

The amendment was then adopted.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Seeley	
Baird	Heine	Mills	Sheldon	
Brown	Jenks	Moffatt	Smith	
			Digitized by GOO	e

Mr. Cropsey	Mr. Jones	Mr. Moriarty	Mr. Traver
Doherty	Kane	Peek	Van Akin
Ely	Linsley	Rumer	Woodman
Farr	MacKay	Russell	President pro tem
Fyfe	-		29
-			

NAYS.

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The title of the bill was agreed to.

Mr. Brown moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 400 (file No. 172), entitled

A bill to provide for building, rebuilding or repairing of bridges and roads situated in more than one township, or partly in one township or more than one, and partly in a city or incorporated village, when any such township, city or village shall fail to join in or contribute to the building, rebuilding or repairing thereof;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by year and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Seeley
Baird	Hayden	Mills	Sheldon
Brown	Heine	Moffatt	Smith
Cook	Jenks	Moriarty	Traver
Cropsey	Jones	Peek	Van Akin
Doherty	Kane	Rumer	Woodman
Ely	Linsley	Russell	President pro tem
Farr	MacKay		30

NAYS.

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The title of the bill was agreed to.

Senate substitute for House bill No. 158 (file No. 171), entitled

A bill to authorize and regulate the possession, use, transportation and sale of brook trout and rainbow trout by persons engaged in the business of propagating and rearing such fish, and by persons who purchase fish so reared, and to provide for licensing persons engaged in such business, or either branch of the same;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Sheldon
Baird	Hayden	Mills	Smith
Brown	Heine	Moffatt	Traver
Cook	Jenks	Moriarty	Van Akin
Cropsey	Jones	Peek	Woodman
Doherty	Kane	Rumer	Yeomans
Ely	Linsle <b>y</b>	Russell	President pro tem-
Farr	MacKay	Seelev	31

NAYS.

0.

The title of the bill was agreed to.

House bill No. 532 (file No. 118), entitled

A bill to regulate and define the rights of persons in running, rafting and booming of logs, timber, ties, posts or poles in the streams and rivers of the Upper Peninsula, in the state of Michigan;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Seeley
Baird	Heine	Mills	Sheldon
Brown	Jenks	Moffatt	Smith
Cook	Jones	Moriarty	Traver
Cropsey	Kane	Peek	Van Akin
Farr	Linsley	Rumer	Yeomans
Fyfe	MacKay	Russell	President pro tem
· ·	•		28

# NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 225 (file No. 98), entitled

A bill to amend section 8 of chapter 1 of act 243 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this state," approved June 8, 1881, and being compiler's section No. 4043 of the Compiled Laws of 1897, as amended by act No. 142 of the Session Laws of 1901, entitled "An act to amend sections 3, 5 and 8 of chapter one, section 10 of chapter 11 of act 243 of the Public Acts of 1881, entitled 'An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within the state,' approved June 8, 1881," approved May 21, 1901.

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Mills	Mr. Sheldon
Baird	Heine	Moffatt	Smith
Brown	Jenks	Moriarty	Traver
Cook	Jones	Peek	Van Akin
Cropsey	Kane	Rumer	Woodman
Ely	Linsley	Russell	Yeomans
Farr	MacKay	Seeley	President pro tem
	•	-	28

# NAYS.

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The title of the bill was agreed to.

Mr. Sheldon moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 14 (file No. 279), entitled

A bill to provide for the registration and identification of motor vehicles, the registration of chauffeurs, to regulate the use of motor vehicles and the use of public highways by such vehicles and persons passing such vehicles, and to provide penalties for the violation thereof;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Doherty Ely Farr	Mr. Fyfe Hayden Heine Jenks Jones Kane Linsley	Mr. Martindale Mills Moffatt Moriarty Peek Rumer Russell	Mr. Seeley Sheldon Smith Traver Van Akin Woodman President pro tem
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### NAYS.

# Mr. MacKay

1

Pending the announcement of the vote upon the passage of the bill the vote of Mr. Doherty was demanded by Mr. Peek, whereupon Mr. Doherty voted "yea" and was so recorded.

The title of the bill was agreed to.

Mr. Ely moved that the bill be ordered to take effect June 15, 1905. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect June 15, 1905.

Mr. Mills moved that the Senate take up the order of Introduction of Bills.

The motion prevailed, two-thirds of all the Senators present voting therefor.

### INTRODUCTION OF BILLS.

Mr. Mills introduced

Senate bill No. 421, entitled

A bill to authorize the board of supervisors of any county in this state bordering on a navigable river which is the boundary line between such county and any county or counties in another state, to build and maintain a bridge, or bridges, across such river, conjointly with the board of supervisors of such adjoining county in another State.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Mills moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. MacKay	Mr. Seeley
Baird	Hayden	Martindale	Sheldon
Brown	Heine	Mills	Traver
Cook	Jenks	Moffatt	Van Akin
Cropsey	Jones	Moriarty	Yeomans
Ely	Kane	Rumer	President pro tem
Farr	Linsley	Russell	27

NAYS.

0

The title of the bill was agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Russell introduced

Senate bill No. 422, entitled

A bill to amend section 1 of Act 326 of the Local Acts of 1903, entitled "An act to provide for the nomination of candidates for election by popular vote and relating to primary elections in Kent county," so as to include the county commissioner of schools.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Russell moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting theerfor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley Brown Cook Cropsey Farr Fyfe	Mr.	Heine Jenks Jones Kane Linsley MacKay	Mr.	Martindale Mills Moffatt Moriarty Rumer Russell	Mr.	Seeley Sheldon Traver Van Akin Yeomans President pro tem
	Fyfe Hayden		МасКау		Russell		President pro tem 25

### NAYS.

Mr. Baird Mr. Doherty

2

The title of the bill was agreed to.

Mr. Russell moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Moriarty introduced Senate bill No. 423, entitled

A bill to attach to the township school district of Stambaugh certain territory formerly embraced within the township of Iron River, and to detach the same from the school district of the township of Iron River.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Ashley	Mr.	Fyfe	Mr.	Martindale	Mr.	Sheldon
	Baird		Hayden		Mills		Smith
	Brown		Heine		Moffatt		Traver
	Cook		Jenks		Moriarty		Van Akin
	Cropsey		Kane		Rumer		Yeomans
	Doherty		Linsley		Russell		President protem
	Farr		MacKay				26

NAYS.

0

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take effect April 1, 1906.

The motion prevailed, two-thirds of all the Senators elect voting therefor and the bill was ordered to take effect April 1, 1906.

By unanimous consent the Senate returned to the order of

## MOTIONS AND RESOLUTIONS.

Mr. Fyfe moved to take from the table

Senate Joint Resolution No. 74 (file No. 162), entitled

Joint Resolution to authorize and instruct the Board of State Auditors to examine into, and if they deem it justifiable, to allow the claim of Alphonso Button for injuries sustained by him from a premature discharge of a cannon while engaged in the regular performance of his duty as a member of the gun squad of the Curtenius Guard (an organized volunteer uniformed militia company, organized under the laws of the state of Michigan), at Mason, Michigan, on the third day of July, 1858.

The motion prevailed.

The question being on the passage of the Joint Resolution,

The Joint Resolution was then passed, two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Doherty Ely	Mr. Fyfe Hayden Heine Jenks Jones Linsley MacKay	Mr. Martindale Mills Moriarty Peek Rumer Russell Seeley	Mr. Sheldon Smith Traver Van Akin Woodman Yeomans President pro tem
	•		. 28

### NAYS.

Mr. Kane

1

The title of the Joint Resolution was agreed to.

Mr. Fyfe moved that the Joint Resolution be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the Joint Resolution was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

### REPORTS OF STANDING COMMITTEES.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

Senate bill No. 379, entitled

A bill to fix the compensation of the sheriff of Bay county and his deputies for attendance upon the circuit court for Bay county;

With the following amendment thereto:

1. By striking out of line 3 of section 1 the word "three" and inserting in lieu thereof the words "two and one-half."

Recommend that the amendment be concurred in, and that when so amended the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Farr moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

Mr. Heine moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. AshleyMr. FyfeMr. MartindaleMr. SeeleyBairdHaydenMillsSheldonBrownHeineMoffattSmith

Jacobs States St	Mr. Cook Cropsey Doherty Ely Farr	Mr. Jenks Jones Kane Linsley MacKay	Mr. Moriarty Peek Rumer Russell	Mr. Traver Woodman Yeomans President protem 30
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NAYS.

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The title of the bill was agreed to.

Mr. Heine moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Cities and Villages: The Committee on Cities and Villages report House bill No. 805, entitled

A bill to amend sections 1, 3, and 5 of the Local Acts of 1893, entitled "An act to provide for placing on the retired list on reduced pay members of the Metropolitan Police Force of the city of Detroit, who shall have become disabled or incapacitated while in active performance of official duty and members of said force and persons in the employ of the Police Board of the city of Detroit, who after 25 years of faithful continuous service shall have become permanently incapacitated from performing regular or active duty," as amended by Act 440 of the Local Acts of 1895, approved May 24, 1895, and as amended by act No. 467 of the Local Acts of 1901;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. MacKay moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindal	e Mr. Sheldon
Baird	Hayden	, Mills	Smith
Brown	Heine	Moffatt	Traver
Cook	Jenks	Moriarty	Van Akin
Cropsey	Jones	Rumer	Woodman
Doherty	Kane	Russell	Yeomans
Ely	Linsley	Seeley	President pro tem
Farr	MacKay		- 30

NAYS.

The title of the bill was agreed to.

Mr. MacKay moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

House bill No. 803, entitled

A bill to amend sections 1, 3 and 4 of chapter 8 of an act, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Ashley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley	Mr. F	Fyfe M	[r. ]	Martindale	Mr.	Seeley
	Baird ·	H	layden	N	Mills		Sheldon
	Brown	H	Hein <b>e</b>	N	<b>Moffatt</b>		Smith
	Cook	J	lenks	I	Moriarty		Traver
	Cropsey	J	ones	F	Peek		Van Akin
	Doherty	K	Kane	F	Rumer		Yeomans
	Ely	L	Linsley	F	Russell		President protem
	Farr	M	<b>ИасКау</b>				30

NAYS.

The title of the bill was agreed to.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

Senate bill No. 409, entitled

A bill to empower the common council of the city of Detroit to borrow money for the purpose of improving the Grand Boulevard and Lafayette Boulevard;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Martindale moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Mr. Fyfe Mr. Martindale Mr. Sheldon
Baird Heine Mills Smith
Cook Jenks Moffatt Traver
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Mr. Cropsey Doherty Ely Farr	Mr. Jones	Mr. Moriarty	Mr. Van Akin
	Kane	Peek	Yeomans
	Linsley	Rumer	President protem
	MacKay	Russell	27

NAYS.

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The title of the bill was agreed to.

Mr. Martindale moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Cities and Villages: The Committee on Cities and Villages report

House bill No. 715, entitled

A bill to amend section 12 of chapter 11 of an act, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith." approved June 7, 1883;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Traver moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Seeley
Baird	Heine	Mills	Sheldon
Cook	Jenks	Moffatt	<b>Sm</b> ith
Cropsey	Jones	Moriarty	Traver
Doherty	Kane	Peek	Van Akin
Ely	Linsley	Rumer	Yeomans
Farr	MacKay	Russell	President pro tem
Fyfe	-		- 29

NAYS.

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The title of the bill was agreed to.

Mr. Traver moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Constitutional Amendments: The Committee on Constitutional Amendments report

House Joint Resolution No. 432 (file No. 177), entitled

Joint Resolution proposing an amendment to section 1 of article 7 of the state constitution, relative to the qualification of electors;

With the recommendation that the Joint Resoluton pass.

W. N. MILLS, Chairman.

The report was accepted and the committee discharged.

The Joint Resolution was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report Senate bill No. 413, entitled

A bill to create a commission and define its duties and powers and make an appropriation of money for the purpose of making an historical and industrial exhibit upon the part of the state of Michigan at the Jamestown Ter-centennial Exposition, to be held on the borders of Hampton Roads, Virginia, in the year 1907, and to provide a tax to

meet the same; With the recommendation that the bill pass.

> CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time, and pending the taking of the vote on the passage thereof,

Mr. Baird moved that the Senate take a recess until 5:35 o'clock p. m. The motion prevailed, the time being 5:30 o'clock p. m.

### AFTER RECESS.

5:35 o'clock p. m.

The Senate was called to order by the President pro tem.

A quorum of the Senate was present.

The question being on the passage of

Senate bill No. 413, entitled

A bill to create a commission and define its duties and powers and make an appropriation of money for the purpose of making an historical and industrial exhibit upon the part of the state of Michigan at the Jamestown Ter-centennial Exposition, to be held on the borders of Hampton Roads, Virginia, in the year 1907, and to provide a tax to meet the same;

The bill was then not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Mr. Hayden Mr. Mills Mr. Rumer
Baird Jenks Moriarty Smith
Ely MacKay Peek Van Akin
Farr Martindale

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### NAYS.

Mr. Cropsey Mr. Kane Mr. Seeley Mr. Woodman
Fyfe Linsley Sheldon Yeomans
Heine Russell Traver President pro tem
13

Mr. Smith moved to reconsider the vote by which the Senate refused to pass the above entitled bill.

The motion prevailed, a majority of all the Senators elect voting

therefor.

The question being on the passage of the bill,

Mr. Smith moved that the bill be laid on the table.

The motion prevailed.

By unanimous consent the Senate returned to the order of

### MOTIONS AND RESOLUTIONS.

Mr. Cropsey offered the following resolution: Senate Resolution No. 59.

Resolved by the Senate (the House of Representatives concurring). That when the Legislature adjourns on Friday, May 26, it stand adjourned until Wednesday, May 31, at 2 o'clock p. m.

The resolution was adopted.

By unanimous consent the Senate returned to the order of

### REPORTS OF STANDING COMMITTEES.

By the Committee on Education and Public Schools: The Committee on Education and Public Schools report House bill No. 643, entitled

A bill to amend section 2 of act No. 147 of the Public Acts of 1891, entitled "An act to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act." the same being section 4809 of the Compiled Laws of 1897, as amended by act No. 35 of the Public Acts of 1901;

With the recommendation that the bill pass.

F. C. MARTINDALE, Chairman.

The report was accepted and the committee discharged.

Mr. Mills moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Mills	Mr. Seeley
Baird	Hayden	Moffatt	Sheldon
Brown	Jenks	Moriarty	Traver
Cropsey	Linsley	Peek	Woodman
Ely	MacKay	Rumer	Presidentipro tem
Farr	Martindale	Russell	23

NAYS.

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The title of the bill was agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Banks and Corporations: The committee on Banks and Corporations report House bill No. 607 (file No. 190), entitled

A bill to amend section 12 of act No. 232 of the Public Acts of 1903, entitled "An act to revise and consolidate the laws providing for the incorporation of manufacturing and mercantile companies or any union of the two, and for the incorporation of companies for carrying on any other lawful business, except such as are precluded from organization under this act by its express provisions, and to prescribe the powers and fix the duties and liabilities of such corporations."

With the following amendment thereto:

1. By inserting after the word "corporation" in line 73 of section 12 the words "In case any corporation filing the annual report provided for in this act, shall file with the Secretary of State a bond in the penal sum of \$25,000, with good and sufficient surety for the fulfillment of its contracts for labor and material, said bond to be subject to suit thereon by all resident creditors of said corporation for labor and material, then it shall not be necessary for such corporation under this, or any other act, to file annually a list of the names and addresses of such stockholders, together with the number of shares of stock held by such stockholders in the annual report herein provided. The sufficiency of the surety offered in the bond aforesaid, shall be determined by the Secretary of State."

Recommend that the amendment be concurred in, and that when so amended the bill pass.

S. C. TRAVER, Acting Chairman.

The report was accepted and the committee discharged.

Mr. Traver moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Gaming interests: The Committee on Gaming Interests report

House bill No. 3 (file No. 192), entitled

A bill to amend section 1 of act No. 86 of the Public Acts of 1897, entitled "An act for the protection of certain fur bearing animals," the same being section 5825 of the Compiled Laws of the year 1897;

With the recommendation that the bill pass.

S. C. TRAVER, Chairman.

The report was accepted and the committee discharged. The bill was referred to the committee of the whole and placed on the General Order.

The Secretary submitted the following report:

Lansing, Mich., May 24, 1905.

To the President of the Senate:

Senate bill No. 216 (file No. 82, enrolled No. 122);

Senate bill No. 125 (file No. 32, enrolled No. 123);

Senate bill No. 162 (file No. 72, enrolled No. 124);

Have been printed and have this day been presented to the Governor for his approval.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

Mr. Doherty moved that the Senate adjourn.

The motion prevailed, the time being 6:10 o'clock p. m.

The President pro tem declared the Senate adjourned until tomorrow at 2 o'clock p. m.

> ELBERT V. CHILSON, Secretary of the Senate.

# EIGHTY-EIGHTH DAY.

Lansing, Thursday, May 25, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Doherty, Ely, Farr, Fyfe, Hayden, Heine, Jenks, Jones, Kane, Linsley, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Yeomans, President protem.—29.

The following Senators were absent with leave: Messrs. Curtis, MacKay and Woodman—3.

Mr. Brown asked and obtained leave of absence for himself from today's session after 4:30 o'clock p. m.

Mr. Traver asked and obtained leave of absence for himself from today's session after 4:30 o'clock p. m. and from tomorrow's session.

Mr. Linsley asked and obtained leave of absence for himself from today's session after 3:45 o'clock p. m. and from tomorrow's session.

Mr. Moffatt asked and obtained leave of absence for himself from today's session after 3 o'clock p. m. and from tomorrow's session.

Messrs. Cook, Ely. Fyfe, Heine, Kane, Martindale, Moffatt, Peek, Russell, Van Akin and Yeomans asked and obtained leaves of absence for themselves from tomorrow's session.

Mr. Doherty moved that when the Senate adjourn today, it stand adjourned until tomorrow, at 8:30 o'clock a. m.

The motion prevailed.

19

By unanimous consent the Senate took up the order of

### MOTIONS AND RESOLUTIONS.

Mr. Rumer moved to take from the table

House bill No. 771, entitled

A bill to provide for the election of public officers within the county of Livingston.

The motion prevailed.

Mr. Rumer moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Smith moved to take from the table

Senate bill No. 413, entitled

A bill to create a commission and define its duties and powers and make an appropriation of money for the purpose of making an historical and industrial exhibit upon the part of the State of Michigan at the Jamestown Ter-centennial Exposition, to be held on the borders of Hampton Roads. Virginia, in the year 1907, and to provide a tax to meet the same.

The motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays as follows:

#### YEAS.

Mr. Ashley Baird Brown	•	Mr. Hayden Heine Jenks	Mr. Mill Mofi Mor		Mr.	Russell Smith Traver
Ely Farr		Kane Martindale	Peel Run	k		Van Akin

#### NAYS.

Mr. Doherty	Mr. Linsley	Mr. Sheldon	Mr. Yeomans
Jones	Seeley		

The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect. The motion prevailed two-thirds of all the Senators elect voting therefor and the bill was ordered to take immediate effect.

Mr. Jones moved to take from the table

House bill No. 829 entitled

A bill to amend sections 3 and 4 of chapter 1, section 1 of chapter 2, section 3 of chapter 3, section 2 of chapter 7, section 31 of chapter 7, section 2 of chapter 9, section 7 of chapter 9, section 1 of chapter 11, section 4 of chapter 15, section 9 of chapter 15, section 5 of chapter 16, section 8 of chapter 16, section 6 of chapter 17, section 9 of chapter 17, section 13 of chapter 17, section 16 of chapter 17, section 1 of chapter 22, and to add six new sections to chapter 11 to stand as sections 14, 15, 16,

17. 18 and 19; and two new sections to chapter 15, to stand as sections 33 and 34, of Act 390 of the Local Acts of 1885, and amendments thereto, entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885.

The motion prevailed.

Mr. Jones moved that the bill be referred to the Committee on Cities and Villages.

The motion prevailed.

Mr. Smith offered the following resolution:

Senate Resolution No. 60.

Whereas, The House of Representatives and Senate, by Joint Resolution heretofore adopted, have provided for the transfer from New York to Detroit of the remains of Former Governor Stevens Thomson Mason, to be interred in a suitable place in Capitol Park in the said city of Detroit; and

Whereas, A commission has been appointed by the Governor with full power and authority to carry such resolution into effect; and

Whereas, No provision has been made for the marking of such place of

interment by permanent monument; therefor

Resolved by the Senate (the House of Representatives concurring), That the said commission be and they are hereby authorized and empowered to procure and provide designs, plans and specifications for a suitable monument to mark such place, together with estimates of the cost thereof, and report the same to the Legislature at its next session.

The resolution was adopted.

By unanimous consent the Senate took up the order of

## INTRODUCTION OF BILLS.

'Mr. Baird introduced

Senate bill No. 424, entitled

A bill to authorize the county of Saginaw to raise, by the issue of bonds, money for the purposes of county bridges and highways.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird Brown Mr. Fyfe Hayden Heine Mr. Martindale Mills Moffatt Mr. Seeley Sheldon Smith

Mr. Cook Cropsey Doherty Ely Farr Mr. Jenks Jones Kane · Linsley

Mr. Moriarty
Peek
Rumer
Russell

Mr. Traver
Van Akin
Yeomans
President protem
29

NAYS.

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The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Mills introduced

Senate bill No. 425, entitled

A bill to amend paragraph 6 of section 3 of act No. 191 of the Public Acts of 1903, entitled "An act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict herewith."

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Doherty introduced

Senate bill No. 426, entitled

A bill to divide the state of Michigan into thirty-two senatorial districts.

The bill was read a first and second time by its title and referred to the Committee on Apportionment.

Mr. Doherty introduced

Senate bill No. 427, entitled

A bill to apportion anew the representatives in the State Legislature among the several counties and districts of this state.

The bill was read a first and second time by its title and referred to the Committee on Apportionment.

The Senate resumed the regular order of business.

MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, May 24, 1905.

To the President of the Senate:

Sir-I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 360 (enrolled No. 121), being

An act to amend sections 2 and 4 of act No. 368 of the Session Laws of

1871, and acts amendatory thereof, entitled "An act to incorporate the union school district of the city of Owosso";

Also:

Senate bill No. 216 (enrolled No. 122), being

An act to amend section 6 of chapter 83 of the Revised Statutes of 1846, entitled "Of marriage and the solemnization thereof," said section being compiler's section 8593 of the Compiled Laws of 1897, as last amended by act No. 247 of the Public Acts of 1899;

Also

Senate bill No. 125 (enrolled No. 123), being

An act to amend section 3 of act No. 237 of the Public Acts of 1881, entitled "An act to authorize and regulate within this state the business of plate glass, accident, live stock, steam boiler and fidelity insurance and to repeal acts No. 42 and 72 of the Session Laws of 1877 as amended by act No. 190 of the Public Acts of 1901";

Also:

Senate bill No. 162 (enrolled No. 124), being

An act making appropriations for the purchase of books and other material for the Michigan State Library, and books and equipments for the Michigan traveling libraries for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same.

Very respectfully,

FRED M. WARNER, Governor.

# REPORTS OF STANDING COMMITTEES.

By the Committee on Liquor Traffic: The Committee on Liquor Traffic report House bill No. 335 (file No. 154), entitled

A bill to prohibit the maintenance of saloons or other places of entertainment in which intoxicating liquors are sold, and to prohibit the sale or giving away of intoxicating liquors within one hundred rods of any public school within the state of Michigan, the provisions of the act not to apply to incorporated cities and villages, nor to druggists who sell for chemical, scientific, medicinal, mechanical or sacramental purposes only;

With the following amendments thereto:

1. By striking out of line 5 of section 1 the words "State of Michigan" and inserting in lieu thereof the words "County of Berrien."

2. By striking out of lines 6 and 7 of section 1 the words "that portion of the state known as the Upper Peninsula."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

A. W. FARR, Acting Chairman.

The report was accepted and the committee discharged.

Mr. Farr moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Hayden moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Brown Cook Cropsey Doherty Ely	Mr. Farr	Mr. Moffatt	Mr. Sheldon
	Hayden	Moriarty	Traver
	Jenks	Peek	Van Akin
	Jones	Rumer	Yeomans
	Kane	Russell	President protem
	Linsley	Seeley	23
		NAVQ	

#### NAYS.

Mr. Baird Mr. Fyfe Mr. Mills Mr. Smith

The question being on agreeing to the title.

Mr. Hayden moved to amend the title so as to read as follows:

A bill to prohibit the maintenance of saloons or other places of entertainment in which intoxicating liquors are sold, and to prohibit the sale or giving away of intoxicating liquors within one hundred rods of any public school within the county of Berrien. The provisions of the act not to apply to incorporated cities and villages, nor to druggists who sell for chemical, scientific, medicinal, mechanical or sacramental purposes only.

The motion prevailed and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. Hayden moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report House bill No. 440, entitled

A bill making an appropriation for the purpose of erecting and equipping a dormitory at the Michigan Agricultural College to replace the building formerly known as Wells Hall, recently destroyed by fire, and providing a tax therefor;

With the recommendation that the bill pass.

Charles Smith, . Chairman.

The report was accepted and the committee discharged.

Mr. Linsley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Baird	Mr. Hayden	Mr. Mills	Mr. Sheldon
Brown	Heine	Moffatt	Smith
Cook	Jenks	Moriarty	Traver
Cropsey	Jones	Peek	Van Akin
Doherty	Kane	Rumer	Yeomans
Ely	· Linsley	Russell	President protem
Fyfe	Martindale	Seeley	27

NAYS.

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The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 511 (file No. 249), entitled

A bill to make appropriations for buildings and repairs to the State Agricultural College for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 65 (file No. 216), entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 512 (file No. 248), entitled

A bill to make an appropriation for improving, experimenting with and exhibiting the live stock and poultry of the Agricultural College, and provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Public Health:
The Committee on Public Health report

House bill No. 660 (file No. 198), entitled

A bill to amend section 7 of act No. 237 of the Public Acts of 1899, entitled "An act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith." as amended by act No. 191 of the Public Acts of 1903;

With the recommendation that the bill pass.

JAMES F. RUMER, Acting Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Taxation:

The Committee on Taxation report

House bill No. 735 (file No. 238), entitled

A bill to provide for licensing and regulating the business of transient merchants, to prevent the fraudulent sale of goods by such transient merchants, to provide a lien on the goods of such transient merchants for the license fees prescribed by this act, and to provide penalties for the violation thereof;

With the recommendation that the bill pass.

Geo. N. Jones, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Taxation:

The Committee on Taxation report

House bill No. 577 (file No. 239), entitled

A bill to amend section 58 of Act 206 of the Laws of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of land bid off to the State and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act." being section 3881 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

Geo. N. Jones, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Taxation:

The Committee on Taxation report

House bill No. 305 (file No. 71), entitled

A bill to amend Act 206 of the Public Acts of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," by adding thereto a new section, to be known as section 98a;

With the recommendation that the bill pass.

GEO. N. JONES. Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Counties and Townships:

The Committee on Counties and Townships report

House bill No. 759, entitled

A bill to provide for two voting precincts in the township of Spalding in the county of Menominee;
With the recommendation that the bill pass.

NOBLE ASHLBY, Chairman.

The report was accepted and the committee discharged.

Mr. Mills moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird Brown Cropsey Doherty Ely	Mr. Fyfe	Mr. Martindale	Mr. Sheldon
	Hayden	Mills	Smith
	Heine	Moffatt	Traver
	Jenks	Moriarty	Van Akin
	Jones	Peek	Yeomans
	Kane	Russell	President protem
Farr	Linsley	Seeley	President protem 27

NAYS.

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The title of the bill was agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Counties and Townships: The Committee on Counties and Townships report

House bill No. 365, entitled

A bill to detach certain territory from the township of Ecorse in the county of Wayne, and attach the same to the city of Wyandotte in said county, and to apply and make operative in said territory all statutes and laws now or hereafter made applicable to and operative in said city;

With the following amendments thereto:

1. By striking out of line 1 of section 1 the word "September" and

inserting in lieu thereof the word "December."

2. By striking out of line 6 of section 1, after the word "to-wit," the balance of the section and inserting in lieu thereof the following: "Beginning at the northeast corner of the present limits of the village of Glenwood, thence west along the northerly line of said village to the west line of outlot 27 of the subdivision of the northeast quarter of section 30, town 3, south range, 11 east, thence south along the westerly line of said outlot 27 and extension thereof to the southwest corner of the Steel Plant subdivision of the east six hundred sixty feet of the south part of the southeast quarter of section 30, thence east along Eureka avenue, being also the southerly line of the present village of Glenwood to the southeast corner of said Glenwood village limits, thence northeasterly along the east line of said present Glenwood limits to the place of beginning.

3. By striking out of line 2 of section 2 the word "September" and

inserting in lieu thereof the word "December."

4. By striking out of line 1 of section 3 the word "September" and inserting in lieu thereof the word "December."

5. By striking out of line 2 of section 4 the word "September" and

inserting in lieu thereof the word "December."

6. By striking out of line 12 of section 5 the word "September" and inserting in lieu thereof the word "December."

7. By striking out of lines 3 and 4 of section 6 the words "Louis N. Bourass" and inserting in lieu thereof the words "James Clark."

8. By striking out of line 4 of section 6 the words "William Davis" and inserting in lieu thereof the words "James Solo."

9. By striking out of line 33 of section 6 the word "first."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

.Noble Ashley, Chairman.

The report was accepted and the committee discharged.

Mr. Ashley moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Traver moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	Mills	Mr.	Sheldon
	Baird		Fyfe		Moffatt		Smith
	Brown		Hayden		Moriarty		Traver
	Cook		Jenks		Peek		Van Akin
	Cropsey		Kane		Rumer		Yeomans
	Doherty		Linsley		Russell		President protem
	Ely		Martindale		Seeley		27

NAYS.

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The title of the bill was agreed to.

Mr. Traver moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Soldiers' Home:

The Committee on Soldiers' Home report

Senate bill No. 335, entitled

A bill to provide a system for the disposing of the sewage at the Soldiers' Home and vicinity, and to authorize the construction of a sewer from the north city limits of Grand Rapids to and upon the Soldiers' Home grounds, and to make appropriation therefor;

With the accompanying substitute therefor, entitled

A bill to provide for the construction, by the Board of Managers of the Michigan Soldiers' Home and the city of Grand Rapids, of a sewer to connect the Michigan Soldiers' Home, in the county of Kent, and the premises adjacent to said sewer, with the public sewers of the city of Grand Rapids, and to regulate the use of the same;

Recommend that the substitute be concurred in and that the bill, as substituted, be referred to the Committee on Finance and Appropriations.

SIMEON VAN AKIN, Chairman.

The report was accepted and the committee discharged.

Mr. Van Akin moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

The bill was then referred to the Committee on Finance and Appropriations.

#### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following concurrent resolution:

Senate Resolution No. 59.

Resolved by the Senate (the House of Representatives concurring),

That when the Legislature adjourns on Friday, May 26, it stand adjourned until Wednesday, May 31, at 2 o'clock p. m.;

In the adoption of which the House has concurred.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 853, entitled

A bill to amend section 11 of an act, entitled "An act to reincorporate the city of Benton Harbor, Berrien county, Michigan," being act No. 472 of the Local Acts of the state of Michigan for the year A. D. 1903, and also to add nine new sections to said act; said new sections to be known as sections 14, 15, 16, 17, 18, 19, 20, 21, and 22;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 849, entitled

A bill to incorporate the city of Sandusky, in the county of Sanilac, and to repeal act No. 270 of the Local Acts of 1885, entitled "An act to incorporate the village of Sandusky," approved March 12, 1885, and act No. 530 of the Local Acts of 1887, entitled "An act to change the name of the village of Sandusky in Sanilac county to Sanilac Centre," approved June 21, 1887;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 836, entitled

A bill to provide for the payment of salaries to the prosecuting attorney, clerk, treasurer, probate register and circuit court commissioner of Livingston county, Michigan, and to repeal all acts or parts of acts contravening the provisions of this act;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Rumer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr	. Ashley	Mr.	Fyfe	·Mr.	Martindale	Mr.	Seeley
	Baird		Hayden		Mills		Sheldon
	Brown		Heine		Moffatt		Smith
	Cook		Jenks		Moriarty		Traver
	Cropsey		Jones		Peek		Van Akin
•	Ely		Kane	•	Rumer		Yeomans
	Farr		Linsley		Russell		President protem
				•			28
				NAYS.			0

The title of the bill was agreed to.

Mr. Rumer moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 858, entitled

A bill with reference to and declaratory of the character and purpose of the municipal court provided for in House Enrolled Act No. 70 of 1905, entitled "An act to amend sections 1 and 2 of chapter 3; and section 1 of chapter 23, and to add to said chapter 23 twenty-five sections to be known as sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18. 19, 20, 21, 22, 23, 24, 25 and 26 of act No. 430 of the Local Acts of 1899. entitled 'An act to amend and revise the charter of the city of Battle Creek," approved June 1, 1899, as amended by act No. 452 of the Local Acts of 1901, approved May 28, 1901, as amended by act 478 of Local Acts of 1903, approved May 20, 1903, and to establish and provide a municipal court in said city in the place and stead of justice courts, to provide a judge and associate judge of said court and to define the duties and fix the compensation of said judge and associate judge; and to limit the number, to define the duties and fix the compensation of constables, and to repeal all acts or parts of acts inconsistent herewith and to declare and constitute the judges thereof justices of the peace;"

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Cropsey moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Fyfe	Mr. Martindale	Mr. Seeley
Hayden	Mills	Sheldon
Heine	Moffatt	Smith
Jenks	Moriarty	Traver
Jones	Peek	Van Akin
Kane	Rumer	Yeomans
Linsle <b>y</b>	Russell	President protem
	Hayden Heine Jenks Jones Kane	Hayden Mills Heine Moffatt Jenks Moriarty Jones Peek Kane Rumer

NAYS.

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The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 854, entitled

A bill to provide for the compensation and to prescribe the duties of certain officers of the county of Saginaw; to provide for the safe keeping of the moneys of said county of Saginaw and to repeal all acts inconsistent with the provisions of this act;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashl	ey Mr.	Fyfe Mr.	Martindale Mr.	Seeley
Baire	i	Hayden	Mills	Sheldon
Brow	n .	Heine	Moffatt	Smith
Cook		Jenks	Moriarty	Traver
Crop	sey	Jones	Peek	Van Akin
Dohe	rty	Kane	Rumer	Yeomans
Ely	•	Linsley	Russell	President protem
Farr		·		29

NAYS.

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The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 623, entitled

A bill to amend act No. 434 of the Local Acts of the State of 162

Michigan, for the year 1895, approved May 24, 1895, entitled "An act to incorporate the city of Three Rivers, and repeal act No. 161 of the Session Laws of 1855, entitled 'An act to incorporate the village of Three Rivers,' approved February 13, 1855, and all amendments thereto," by adding one new section to chapter 3 of said act No. 434 to stand as section 26 of said chapter 3; by amending section 7 of chapter 5 of said act; by amending section 1, as amended, of chapter 11 of said act; by amending sections 2, 3, 4, 5, 6 and 8 of chapter 18 of said act; by amending section 6, as amended, of chapter 22 of said act; by amending section 3 and sections 4, 5 and 8 as amended. of chapter 27 of said act; and by repealing all of chapter 31 of said act;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Linsley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird Cook Cropsey	Mr. Fyfe Hayden Heine Jenks	Mr. Martindale Mills Moffatt Moriarty	Mr. Seeley Sheldon Smith Traver
Doherty	Jones	Peek	Van Akin
Ely	Kane	Rumer	Yeomans
Farr	Linsley	Russell	President protem 28

NAYS.

The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 24, 1905. 0

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 584 (file No. 281), entitled

A bill to legalize and make valid ordinances and local franchise grants, heretofore made and granted, by cities of the fourth class, under act No. 215 of the Public Acts of 1895, and amendments thereto;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 699 (file No. 265), entitled

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, . Clerk of the House of Representatives.

The bill was read a first and second time by its title.

Mr. Martindale moved that the bill be referred to the Committee on State Affairs.

Mr. Seeley moved as an amendment that the bill be referred to the Committee on Agricultural Interests.

The motion made by Mr. Seeley then prevailed and the bill was so referred.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 700 (file No. 264), entitled

A bill to make an appropriation for the Michigan State Agricultural Society for the purpose of paying for the purchase, transportation and restoration of the building erected by the Louisiana Purchase Commission of the State of Michigan, and known as the Michigan State Building on the grounds of the Louisiana Purchase Exposition Company, at St. Louis, Missouri; Digitized by Google

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Agricultural Interests.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 843, entitled

A bill to amend section 206 of act No. 379, Local Acts of Michigan for the year 1895, entitled "An act to reincorporate the city of Charlotte, and to repeal act No. 250 of the Session Laws of Michigan for the year 1871, entitled "An act to incorporate the city of Charlotte," approved March 29, 1871, and all amendments thereof;"

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley	Mr.	Fyfe	Mr.	Martindale	Mr.	Seeley
	Baird		Hayden		Mills		Sheldon
	Brown		Heine		Moffatt		Smith
	Cook		Jenks		Moriarty		Traver
		Jones		Peek		Van Akin	
		Kane	Kane Rume		r	Yeomans	
	Ely		Linsley		Russell		President protem
	Farr		·				29

NAYS.

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

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The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Martindale moved that the Senate take a recess until 3 o'clock p. m.

The motion prevailed, the time being 2:50 o'clock p. m.

### AFTER RECESS.

3 o'clock p. m.

The Senate was called to order by the President pro tem. A quorum of the Senate was present.

The Senate resumed the order of

# MESSAGES FROM THE HOUSE.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate;

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 292 (file No. 149), entitled

A bill relative to the nomination of party candidates for public office, and delegates to political conventions, in certain cases, to regulate and protect primary elections, and to prescribe penalties for violation of the provisions hereof;

And to inform the Senate that the House has amended the same as follows:

- 1. By inserting in line 26 of section 5 of chapter 3 after the word "petition" the words "addressed to the Secretary of State by at least twenty per cent of the enrolled electors of such political party in the State."
- 2. By striking out of line 2 of section 7 of chapter 4 the word "seven" and inserting in lieu thereof the word "sixty;" by striking out of line 3 the word "third" and inserting in lieu thereof the word "second" by striking out of line 7 the word "June" and inserting in lieu thereof the word "July."
- 3. By striking out of line 5 of section 7 of chapter 2 the words "June or September;" also by striking out of line 7 of section 7 of chapter 2 the words "holding of said primaries" and inserting in lieu thereof the words "day of enrollment."
- 4. By striking out of line 8 of section 7 of chapter 2 the words "either of the days of said primaries" and inserting in lieu thereof the words "any primary day."
  - 5. By inserting in line 13 of section 1 of chapter 5 after the word



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"Congress" the word "or" and by striking out the words "or Representative."

By inserting in line 31 of section 2 of chapter 5 after the word "election" the following: "And in the case of a State officer, to obtain the printing of the name of any candidate of any such political party upon the ballot, there shall be filed with the Secretary of State nomination papers signed by a number of qualified electors residing in the State and who are enrolled in the party enrollment of said party, equal to at least two per cent of the number of votes that such party cast therein for Governor at the last preceding election."

7. By striking out of line 7 of section 7 of chapter 5 the word "yellow" and inserting in lieu thereof the word "red."

And that in the passage of the bill, as thus amended, the House has concurred.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House.

The Senate then concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Cropsey Doherty	Mr. Jones Kane Linsley	Mr. Peek Rumer Russell	Mr. Smith Tr <b>aver</b> Van Akin
Ely	Martindale	Seeley	Yeomans
Farr Fy <b>f</b> e	Mills Moriarty	Sheldon	President protem

### NAYS.

Mr. Jenks

The bill	was	then	referred	to t	he	Secretary	for	printing	and	presenta-

tion to the Governor.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Mr Baird

Sir--I am instructed by the House to transmit the following bill:

House bill No. 408 (file No. 255), entitled

Mr. Brown

A bill to amend sections 145 and 146 of act 174 of the Public Acts of 1901, approved May 27, 1901, and to amend sections 147, 148, 149, 150, 152, 153 and 154 of the Public Acts of Michigan for the year 1899, approved June 23, 1899, entitled "An act to amend sections 21 and 22 of act No. 206 of the Public Acts of 1893, entitled 'An act to provide for the assessment of property, and the levy and collections of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes,

and for the inspection and disposition of lands bid off to the state and not redeemed or purchased, and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act,' approved June 1, 1893, as amended by acts No. 25, 154, 162 and 299 of the Public Acts of 1895, and acts No. 206, 214, 224, 225, 229, 240 and 261 of the Public Acts of 1897, and to add ten new sections thereto, to stand as sections 145, 146, 147, 148, 149, 150, 151, 152, 153 and 154, providing for the creation of a Board of State Tax Commissioners, charged with the duty of enforcing this act and exercising supervisory control over officers administering the general tax laws of this State and reporting to the legislature thereon, and empowered in certain cases to review assessment rolls and correct the same or add thereto, and to provide for the assessment and taxation of property omitted from assessment rolls;"

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Taxation.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 588 (file No. 168), entitled

A bill to amend sections 27 and 52 of act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," as amended, being compiler's sections 6116 and 6141 respectively, of the Compiled Laws of 1897, as amended by act No. 265 of the Public Acts of 1899, and by adding a new section thereto to stand as section 67 of said act;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Banks and Corporations.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 145 (file No. 244), entitled

A bill to amend section 9 of act No. 179 of the Public Acts of 1891, entitled "An act to establish, protect and enforce by lien, the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures; and to repeal all acts contravening the provisions of this act," the same being section 10718 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House. In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 284 (file No. 258), entitled

A bill to amend sections 1 and 5 of act No. 231 of the Public Acts of 1903, entitled "An act authorizing organized townships in the State of Michigan to borrow money and to issue bonds therefor, for the purpose of providing for the better construction and care of highways in such townships;"

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 840, entitled

A bill to amend sections 9 and 11 of House enrolled act No. 166, approved April 13, 1905, entitled "An act to provide for primary elections in Alpena county and to prescribe a penalty for violations thereof;"

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Doherty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Mills	Mr. Sheldon
Cook	Jenks	Moriarty	Traver
Cropsey	Jones	Rumer	Van Akin
Doherty	Kane	Russell	Yeomans
Ely	Linsley	Seeley	President protem
Farr	Martindale	-	22

### NAYS.

Mr. Baird

The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 841, entitled

A bill to amend act No. 249 of the Local Acts of 1871, entitled "An 168

act to incorporate the city of Alpena," as amended, by adding thereto a new section to stand as section 98;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Doherty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. Martindale	Mr. Smith
Baird	Fyfe	Mills	Traver
Cook	Jenks	Moriarty	Van Akin
Cropsey	Jones	Peek	Yeomans
Doherty	Kane	Rumer	President protem
Ely	Linsley	Sheldon	23

#### NAYS.

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The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 498, entitled

A bill to amend section 3 of title 1 of act No. 405 of the Local Acts of 1893, entitled "An act to reincorporate the city of Lansing, in the county of Ingham, and to repeal all acts and parts of acts in conflict therewith," as amended;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Cook moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Ely	Mr. Linsley	Mr. Seeley
Baird	Farr	Martindale	Smith
Brown	Fyfe	Mills	Traver
Cook	Jenks	Moriarty	Van Akin
Cropsey	Jones	Peek	Yeomans
Doherty	Kane	Rumer	President protem
-	•	•	24

NAYS.

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The title of the bill was agreed to.

Mr. Cook moved that the bill be ordered to take immediate effect: The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 833, entitled

A bill to amend section 40 of act No. 183 of the Public Acts of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," being section 402 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Kane moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

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#### YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Doherty	Mr.	Ely Farr Fyfe Jenks Jones Kane	Mr.	Linsley Martindale Mills Moriarty Peek Rumer	Mr.	Russell Smith Traver Van Akin Yeomans President protem 24
NAYS.						0	

The title of the bill was agreed to.

Mr. Kane moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 260, entitled

A bill to amend section 35 of act No. 183 of the Public Acts of 1897,

same being section 397 of the Compiled Laws of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the state of Michigan;"

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 856, entitled

A bill to regulate the loan of money within the corporate limits of the city of Detroit, county of Wayne, when, as security for such loan, a lien is taken upon household furniture and effects, musical instruments, typewriters, sewing machines, bicycles, or other personal chattels; to provide a schedule of rates to be charged for such loans; to provide a penalty for violation of this act, and to repeal all acts or parts of acts in conflict herewith;

And to inform the Senate that the bill has passed the House and has

peen ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Banks and Corporations.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 855, entitled

A bill to permit the city of Hillsdale to do its public work by contract or by furnishing materials and employing labor;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 757, entitled

A bill to incorporate the city of Au Gres, in the county of Arenac, as a city of the fourth class;

And to inform the Senate that the bill has passed the House and has

been ordered to take effect, March 1, 1906.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Doherty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows

# YEAS.

Mr. Ashley	Mr. Ely	Mr. Mill <b>s</b>	Mr. Smith Traver Van Akin
Baird	Farr	Moriarty	
Brown	Fyfe	Rumer	
Cook	Jenks	Russell	
Cook	Jenks	Russell	Yeomans
Cropsey	Linsle <b>y</b>	Sheldon	President protem
Doherty	Martindale		22

NAYS.

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The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take effect March 1, 1906.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect March 1, 1906.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 812, entitled

A bill to provide for screening the outlets of Sugar Loaf and Rawson Lakes, in the township of Schoolcraft. Kalamazoo county, Michigan, and to prohibit fishing in said lakes in any manner, except with hook and line;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Cropsey moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Ely	Mr. Mills	Mr. Smith
Baird			
	Farr	Peek	Traver
Brown	Fyfe	Rumer	Van Akin
Cook	Jenks	Russell	Yeomans
Cropsey	Kane	Seeley	President protem
Doborty	Mortindolo	Sholdon	- 23

NAYS.

The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following, Joint Resolution:

House Joint Resolution No. 839, entitled

Joint Resolution authorizing the Governor to issue a patent of certain lands to Henry Kerouck;

And to inform the Senate that the Joint Resolution has passed the House, and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The Joint Resolution was read a first and second time by its title and referred to the Committee on State Lands.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 835, entitled

A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 of act No. 209 of the Local Acts of 1891, entitled "An act to incorporate the public schools of the township of Munising in the county of Alger";

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Mills moved that the rules be suspended, and that the bill be placed at the head of the General Order.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 834, entitled

A bill to amend section 9 of act 497 of the Local Acts of 1903, entitled "An act to incorporate the city of Standish, in the county of Arenac, as a city of the fourth class, and to repeal all acts or parts of acts relative to the incorporation of the village of Standish";

And to inform the Senate that the bill has passed the House and has

been ordered to take effect, March 1, 1906.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Doherty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Ely	Mr. Linsley	Mr. Sheldon
Baird	Farr	Martindale	Smith
Brown	Fyfe	Mills	Travel
Cook	Hayden	Peek	Van Akin
Cropsey	Jenks	Rumer	Yeomans
Doherty	Kane	Seeley	President protem 24

#### NAYS.

Mr. Moriarty

The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take effect March 1, 1906.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect March 1, 1906.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

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To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 450 (file No. 212), entitled

A bill to amend section 28 of act No. 137 of the Session Laws of 1849, entitled "An act to authorize proceedings against garnishees, and for

other purposes," being compiler's section 1017 of the Compiled Laws of 1897:

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House substitute for House bills No. 126 and 620 (file No. 211), en-

A bill to amend section 2197 of the Compiled Laws of 1897, entitled "An act to establish a house of correction for juvenile offenders";

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Moriarty moved that the Senate return to the order of Motions and Resolutions.

The motion did not prevail, two-thirds of all the Senators present not voting therefor.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 548 (file No. 228), entitled

A bill to prohibit the corrupt influencing of agents, employes, or

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary. Digitized by Google

servants:

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 128 (file No 251), entitled

A bill to prohibit the hunting or killing of certain fur-bearing animals during certain months of the year;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Gaming Interests.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 772 (file No. 256), entitled

A bill to amend section 18 of chapter 21 of the Revised Statutes of 1846, entitled "Hawkers and Peddlers," the same being section 5326 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following Joint Resolution:

House Joint Resolution No. 617 (file No. 237), entitled

Joint Resolution for the relief of Telesphore C. Bergeron, Private Company E, Third Infantry, Michigan National Guard;

And to inform the Senate that the Joint Resolution has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

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The Joint Resolution was read a first and second time by its title and referred to the Committee on Military Affairs.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 272 (file No. 269), entitled

A bill making appropriations for the Michigan Home for the Feeble Minded and Epileptic at Lapeer, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Home for Feeble Minded.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 845, entitled

A bill to protect fish and to regulate fishing in the waters of Branch county, by providing closed seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching and killing in the waters of said county and to prohibit the sale of certain kinds of fish during certain specified seasons;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Fisheries.

Mr. Moriarty moved that the Senate return to the order of motions and resolutions, on which motion he demanded the yeas and nays.

The motion prevailed, two-thirds of all the Senators present voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Doherty Ely	Mr. Farr Fyfe Hayden Heine Jenks Jones Kane	Mr. Martindale Mills Moriarty Peek Rumer Russell Seeley	Mr. Sheldon Smith Traver Van Akin Yeomans President protem 27
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NAYS.

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Mr. Moriarty moved to discharge the committee of the whole from the further consideration of

House bill No. 835, entitled

A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, and 16 of act No. 209 of the Local Acts of 1891, entitled "An act to incorporate the public schools of the township of Munising in the county of Alger."

On which motion he demanded the yeas and nays.

The motion prevailed, a majority of all the Senators present voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Seeley
Baird	Hayden	Mills	Sheldon
Brown	Heine	Moriarty	Traver
Cook	Jenks	Peek	Van Akin
Cropsey	Jones	Rumer	Yeomans
Ely	Kane	Russell	President protem

#### NAYS.

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Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	Mr. Russell
Baird	Fyfe	Martind <b>a</b> le	Seele <b>y</b>
Brown	Hayden	Mills	Sheldon
Cook	Heine	Moriarty	Traver
Cropsey	Jenks	Peek	Yeomans
Ely	Jones	Rumer	President protem

#### NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations, report Senate bill No. 128, entitled

A bill making appropriations for the State Board of Fish Commissioners for current expenses and for building and special purposes for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the following amendments thereto:

- 1. By striking out of line 4 of section 1 the words "eight" "five" and "fifteen," and inserting in lieu thereof the words "four" "six" and "ninety" respectively.
- 2. By striking out of line 6 of section 1 the word "five" and inserting in lieu thereof the word "three."
  - 3. By striking out of line 6 of section 1 the words "three hundred."
- 4. By striking out of line 6 of section 1 the word "nine" and inserting in lieu thereof the word "five."
- 5. By striking out of line 3 of section 4 the words "five" and "fifteen" and inserting in lieu thereof the words "six" and "ninety" respectively.
- 6. By striking out of line 4 of section 4 the word "five" and inserting in lieu thereof the word "three."
- 7. By striking out of line 4 of section 4 the words "three hundred." Recommend that the amendments be concurred in, and that when so amended the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the general order.

By the Committee on Supplies and Expenses:

The Committee on Supplies and Expenses report the following accounts:

Rex B. Clark & Co Robinson Drug Co. Etta Saunders Geo. C. Wetherbee & Co Michigan State Telephone Co. Gurdon B. Smith	2 75 10 00 2 50 1 15 8 10
Secretary of the Senate	13 35

\$41 85

With the recommendation that the accounts be allowed and orders drawn for the same.

HARRY J. KANE, Chairman.

The report was accepted and adopted.

# REPORTS OF SELECT COMMITTEES.

The Committee of Conference appointed on the part of the Senate to consider the matters of difference existing between the House and Senate relative to Senate bill No. 291, make the following report:

The Committee of Conference appointed on the part of the Senate to consider the matters of difference between the two Houses relative to Senate bill No. 291, entitled

A bill to prohibit the use of ferrets in hunting or killing rabbits in the counties of Lapeer, Cass, Kalamazoo, Saginaw, Van Buren and Isabella;

For which the House adopted a substitute, entitled

A bill to prohibit the use of ferrets in hunting or killing rabbits in certain counties of this state;

In which substitute the Senate refused to concur and upon which substitute the House insisted;

Reports that it has conferred with a like committee appointed on the part of the House and that the respective committees of the two Houses have agreed to recommend

- 1. That the House recede from its action in insisting upon the adoption of the House substitute for the bill with the county of Ionia included therein; and
- 2. That the Senate concur in the adoption of the House substitute for the bill with the county of Ionia excluded from its provisions.

Walter Yeomans, Chairman.

The report was accepted and the committee discharged.

The question being on the adoption of the report submitted by the Committee of Conference.

The report and the House substitute was adopted, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Ashley Baird Brown Cropsey Ely	Mr. Fyfe Hayden Heine Jenks Jones	Mr.	Kane Martindale Moriarty Rumer Seeley	Mr.	Sheldon Traver Van Akin Yeomans President protem
Ely Farr	Jones		Seeley		President protein 21

# NAYS.

Mr. Brown moved that the bill be ordered to take immediate effect.



The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

# MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 23, 1905.

To the President of the Senate':

Sir—I am instructed by the House to transmit the following bill:

House bill No. 844, entitled

A bill providing for two voting precincts for the township of Matchwood, in the county of Ontonagon, defining the limits thereof, providing for a new registration of the voters thereof, and determining who shall be inspectors of election therein;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Sheldon
Baird	Heine	Mills	Traver
Brown	Jenks	Moriarty	Van Akin
Cropsey	Jones	Rumer	Yeomans
Ely	Kane	Seeley	President protem-
Farr		-	. 21

NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion did not prevail, two-thirds of all the Senators elect not voting therefor.

Mr. Moriarty moved that the bill be laid on the table.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 714, entitled

A bill to protect game in the public shooting grounds as designated in Act 66. Public Acts 1891, and on the Dafoe and Maisou Islands in the township of Fair Haven, and on the waters and marshes of Rush Lake in the township of Lake, Huron county;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Gaming Interests.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to re-transmit, in accordance with the request of the Senate, the following bill:

House bill No. 789, entitled

A bill to change the name of the village of Sanilac Centre, in the county of Sanilac, to Sanilac.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Jenks moved that the bill be laid on the table. The motion prevailed.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 3, entitled

A bill to amend section thirty-eight of act No. 183 of the Public Acts of the state of Michigan of 1897, approved May 29, 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court stenographers in the state of Michigan Compensation of circuit court sten

gan." the same being section 400 of the Compiled Laws of Michigan of 1897:

And to inform the Senate that the House has amended the same as follows:

By striking out of line 2 of section 38 the words "four thousand" and inserting in lieu thereof the words "three thousand."

And that in the passage of the bill, as thus amended, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendment made to the bill by the House,

Mr. Moriarty moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Hayden	Mr. Mills	Mr. Sheldon
Baird	Heine	Moriarty	Traver
Brown	Jenks	Rumer	Van Akin
Сторвеу	Jones	Russell	Yeomans
Ely	Kane	Seeley	President protem
Farr	Martindale	-	22

NAYS.

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The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 218 (file No. 111), entitled

A bill to provide for the compulsory education of children, for penalties for failure to comply with the provisions of this act, and to repeal all acts or parts of acts conflicting with the provisions of the same;

And to inform the Senate that the House has amended the same as follows:

- 1. By striking out of line 2 of section 2 the words "at least" and the words "not to exceed three."
  - 2. By striking out of line 3 of section 2 the words "or officers."
- 3. By inserting in line 5 of section 2 after the word "county" the words "when directed to do so by the county commissioner of schools."
- 4. By inserting in line 11 of section 2 after the word "officer" the words "in all incorporated villages the village marshal shall be the

truant officer and shall perform all the duties required of such officer by this act."

- 5. By striking out of line 13 of section 2 the words "and traveling expenses."
- 6. By striking out of line 16 of section 2 the word "and" and inserting in line 17 after the word "policemen" the words "and village marshals."
- 7. By striking out of line 19 of section 2 the word "or" and inserting in line 19 after the word "city" the words "or village."

8. By striking out of line 2 of section 3 the word "graded" and in-

serting in lieu thereof the words "in incorporated village."

- 9. By striking out of line 5 of section 3 the words "truant officer" and inserting in lieu thereof the words "county commissioner of schools."
- 10. By striking out of line 8 of section 3 the words "truant officer" and inserting in lieu thereof the words "county commissioner of schools."
- 11. By striking out of line 11 of section 3 the word "graded" and inserting in lieu thereof the word "incorporated," and by striking out of line 13 of section 3 the word "district" and inserting in lieu thereof the word "village."

12. By striking out of line 21 of section 3 the word "county" and inserting in line 21 after the word "city" the words "or village."

- 13. By inserting in line 23 of section 3 after the word "Act" the words "and the county truant officer when notified by the commissioner of schools."
- 14. By inserting in line 4 of section 4 after the word "city" the words "and village."
  - 15. By inserting in line 8 of section 4 after the word "Notice" the

words "from proper authority."

- 16. By striking out of lines 9 and 10 of section 4 the words "either upon investigation upon his part or by notice from the teacher, superintendent or other person."
- 17. By inserting in line 22 of section 4 after the word "superintendent" the words "or commissioner" and by inserting in line 23 of section 4 after the word "superintendent" the words "or commissioner."

And that in the passage of the bill, as thus amended, the House has

concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

The amendments then were not concurred in, a majority of all the Senators elect not voting therefor, by year and nays, as follows:

YEAS.

0.

NAYS.

Mr. Ashley Baird Mr. Farr Hayden Mr. Martindale Mills

Mr. Sheldon Traver



Mr. Brown Mr. Heine Mr. Moriarty Mr. Van Akin
Cook Jenks Rumer Yeomans
Cropsey Jones Seeley President protem
Ely Kane

Mr. Brown moved that the House be requested to appoint a committee of conference to act with a like committee of the Senate to consider the matters of difference existing between the two Houses on the above entitled bill.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 369 (file No. 151), entitled

A bill to amend section 1 of act No. 198 of the Public Acts of 1859, entitled "An act to prevent fishing with seines and every kind of nets in certain counties in the State of Michigan";

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 3 of section 1 the word "county" and inserting in lieu thereof the word "counties" and adding to line 5 the words "St. Joseph, Ottawa and Calhoun."

And that in the passage of the bill, as thus amended, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The question being on concurring in the amendment made to the bill by the House,

Mr. Cropsey moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Baird Brown Cook Cropsey Doherty Ely	Mr. Farr Fyfe Hayden Heine Jenks Jones	Mr.	Kane Martindale Mills Moriarty Peek Rumer	Mr.	Seeley Traver Van Akin Yeomans President protem 23
Ely	Jones		Rumei		23

NAYS.

The bill was then referred to the Secretary for printing and presentation to the Governor.

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The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 415, entitled

A bill to authorize the Union School District of Bay City to borrow money and issue its bonds therefor, for the purpose of building, enlarging and repairing certain school buildings;

And to inform the Senate that the House has amended the same as

follows:

1. By striking out of lines 2 and 3 of section 1 the words "by a majority of the members elect of the board of education thereof."

2. By striking out all of section 2 and inserting in lieu thereof the

following:

"Section 2. No money shall be borrowed by said board of education until the same shall be approved by a majority vote of the electors of said city, voting at a special election to be called for that purpose in accordance with, and in conformity to section 254 of act No. 514 of the Local Acts of 1903, and such other sections of said act as shall apply to the method of holding any such election, and the issuing of such bonds for such school purposes, said act being the charter of the city of Bay City: Provided, That said bonds shall not be sold at less than par and the money arising therefrom shall be used for the purpose aforesaid."

And that in the passage of the bill, as thus amended, the House has concurred, and has also concurred in ordering the bill to take immedi-

ate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

Mr. Heine moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Baird Brown Cook Cropsey Doherty	Mr. Fyfe Hayden Heine Jenks Jones Martindele	Mr.	Mills Moriarty Peek Rumer Seeley	 Smith Traver Van Akin Yeomans President protem 23
	Farr	Martindale		Sheldon	23

NAYS.

The bill was then referred to the Secretary for printing and presentation to the Governor.



The following message from the House was also received and read:

. House of Representatives, May 24, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 372, entitled

A bill to provide for the inspection and examination by the Attorney General of books, papers and documents in the custody or control of any railroad company;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immedi-

ate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 346, entitled

A bill to authorize school district No. 8 of the township of Hamtramck, county of Wayne, and State of Michigan, to borrow money and issue bonds therefor in the sum of \$15,000, to be used to purchase site and build additions to present school and for furnishing and equipping the same;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immedi-

ate effect.

Very respectfully, Charles S. Pierce, Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill.

Senate bill No. 412, entitled

A bill to incorporate the public schools of Stambaugh, in Iron county,

and to provide for the compulsory education of children in said public schools, and for the punishment of truancy, and to repeal all acts or parts of acts conflicting with the provisions of the same;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immedi-

ate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 411, entitled

A bill to incorporate the public schools of Iron River, in Iron county, and to provide for the compulsory education of children in said public schools, and for the punishment of truancy, and to repeal all acts or parts of acts conflicting with the provisions of the same;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immedi-

ate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 410, entitled

A bill to provide for the lawful taking of cisco fish in the waters of Brown's Lake, in Jackson county;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 23, 1905.

To the President of the Senate: -

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill 401, entitled

A bill to provide for the protection of fish in the Saginaw River and its tributaries and to repeal act No. 185 of the Public Acts of 1901 and act No. 449 of the Local Acts of 1895;

And to inform the Senate that in the passage of the bill, the House

has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 24, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 417, entitled

A bill to vacate the township school district of the township of Atkinson and to attach to the township school district of Iron River the territory embraced within the former township of Atkinson in the county of Iron, and to transfer to the said township school district of Iron River all the property, rights and liabilities formerly held or possessed by the township school district of Atkinson;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take effect

April 1, 1906.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

#### NOTICES.

Mr. Doherty gave notice that at some future day he would ask leave to introduce

A bill to amend the charter of the city of Clare.

Mr. Doherty gave notice that at some future day he would ask leave to introduce

A bill to amend the charter of the city of Harrison.

Mr. Cropsey gave notice that at some future day he would ask leave to introduce

A bill to amend section 1 of chapter 9 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class, approved May 27, 1895, and as amended by act No. 239 of the Public Acts of 1897, and by act 136 of the Public Acts of 1899, and by act 156 of the Public Acts of 1901, being section 3082 of the Compiled Laws of 1897.

#### INTRODUCTION OF BILLS.

Mr. Baird introduced

Senate bill No. 428, entitled

A bill making an appropriation for the annual poultry and game fowl exhibition to be held at Saginaw July 22, 1905, and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to the Committee on Agricultural Interests.

Mr. Heine introduced

Senate bill No. 429, entitled

A bill making an appropriation for the bench show and field trials of the Bay City Sportman's Club and to provide a fund for the propagation of blooded spaniels and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to

the Committee on Gaming Interests.

Mr. Rumer introduced

Senate bill No. 430, entitled

A bill to provide that in any proceeding heretofore or hereafter instituted in any court in this state by the state of Michigan, or any county thereof, for the recovery of money heretofore or hereafter expended by the state, or any county thereof, in the maintenance, care, and support of any insane person in any of the asylums of the state, the statute of limitations shall be no defense to such proceeding.

The bill was read a first and second time by its title and referred to

the Committee on Judiciary.

By unanimous consent the Senate returned to the order of

#### MOTIONS AND RESOLUTIONS.

Mr. Smith moved to take from the table

House bill No. 844, entitled

A bill providing for two voting precincts for the township of Matchwood, in the county of Ontonagon, defining the limits thereof, providing for a new registration of the voters thereof, and determining who shall be inspectors of election therein.

The motion prevailed.

Mr. Smith moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect, by

Mr. Heine moved that the Senate adjourn.

The motion did not prevail.

Mr. Cropsey moved that the Senate take a recess until 4:30 o'clock p. m., the time being 4:20 o'clock p. m.

The motion did not prevail.

Mr. Brown moved that the Senate adjourn.

Mr. Baird demanded the yeas and nays.

The motion made by Mr. Brown then did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird Brown	Mr.	Ely Heine Kane	Mr.	Martindale Mills Moriarty	Mr.	Seeley Van Akin 11
			N	AYS.			
Mr.	Cook Cropsey Doherty Farr	Mr.	Fyfe Hayden Jenks Jones	Mr.	Peek Rumer Russell Sheldon	Mr.	Smith Traver Yeomans President protem 16

Mr. Sheldon moved that the Senate take a recess until 4:35 o'clock p. m., the time being 4:25 o'clock p. m.

Mr. Baird demanded the yeas and nays. The motion made by Mr. Sheldon then did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Ashley Cropsey Fyfe	Mr.	Jones Rumer	Mr.	Russell Sheldon	•	Mr.	Traver President protem
			Rumer		Sheldon			President proten

# NAYS.

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Mr. Doherty moved that the Senate resolve itself into the committee of the whole on the general order,

Pending which, Mr. Mills moved that the Senate adjourn.

Mr. Sheldon demanded the yeas and nays.

The motion made by Mr. Mills then did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

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16

#### YEAS.

Mr. Ashley	Mr. Cropsey	Mr. Kane	Mr. Seeley
Baird	Ely	Mills	Traver
Brown	Heine	Russell	Van Akin

12

#### NAYS.

Mr. Doherty	Mr. Jenks	Mr. Peek	Mr. Smith
Farr	Jones	Rumer	Yeomans
Fyfe	Martindale	Sheldon	President protem
Hayden			13

Mr. Heine asked for leave of absence for the balance of today's session.

The leave of absence was not granted.

Mr. Doherty moved that the Senate resolve itself into the committee of the whole on the general order,

Pending which, Mr. Brown moved that the Senate adjourn.

The motion made by Mr. Brown did not prevail.

The question then being on the motion made by Mr. Doherty,

The motion prevailed, a majority of all the Senators present voting therefor.

#### GENERAL ORDER.

The President pro tem. called Mr. Mills to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

T.

House bill No. 93 (file No. 215), entitled

A bill making appropriations for the Michigan State Prison for general repairs and special purposes for the fiscal year ending June 30, 1906, and to provide a tax therefor;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend its passage.

The committee of the whole have also had under consideration the following:

II.

Senate bill No. 258 (file No. 170), entitled

A bill to provide for the establishment of day schools for the deaf, to provide for their maintenance and control by the state under the direction of the Superintendent of Public Instruction;

And have adopted a substitute therefor, having the following title:

A bill authorizing school district boards, boards of trustees of graded schools and boards of education in cities, to establish and maintain day schools for the deaf, and authorizing payment therefor from the gen-

eral fund, and repealing act No. 176 of the Public Acts of 1899 and all other acts or parts of acts conflicting with the provisions of this act;

Recommend that the substitute be concurred in and that the bill as substituted pass.

W. N. MILLS, Chairman.

The report was accepted.

The bill named in part I of the report was placed on the order of Third Reading of Bills.

The question being on concurring in the adoption of the substitute

named in part II of the report,

The substitute was adopted and the bill was placed on the order of Third Reading of Bills.

The President pro tem. announced as the committee to act on the part of the Senate under Senate Resolution No. 58, which the Senate adopted May 18, Messrs. Smith, MacKay and Peek.

The Secretary submitted the following report:

Lansing, Mich., May 25, 1905.

To the President of the Senate:

Sir-

Senate bill No. 325 (file No. 118, enrolled No. 125),

Has been printed and has this day been presented to the Governor for his approval.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

Mr. Baird moved that the Senate adjourn.

The motion prevailed, the time being 4:45 o'clock p. m.

The President pro tem. declared the Senate adjourned until tomorrow at 8:30 o'clock a. m.

ELBERT V. CHILSON, Secretary of the Senate.

# EIGHTY-NINTH DAY.

Lansing, Friday, May 26, 1905.

8:30 o'clock a. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Cropsey, Doherty, Farr, Jones, Mills, Moriarty, Rumer, Sheldon, Smith and President protem.—10.

The following Senators were absent with leave: Messrs. Brown, Cook, Curtis, Ely, Fyfe, Heine, Kane, Linsley, MacKay, Martindale, Moffatt, Peek, Russell, Traver, Van Akin and Yeomans.—16.

The following Senators were absent without leave: Messrs. Ashley,

Baird, Hayden, Jenks, Seeley and Woodman.-6.

The President pro tem. announced that there was not a quorum of the Senate present.

Mr. Doherty moved that the Senate adjourn.

The motion prevailed, the time being 8:32 o'clock a. m.

The President pro tem. declared the Senate adjourned until Wednesday, May 31, at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

# NINETIETH DAY.

Lansing, Wednesday, May 31, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cropsey, Curtis. Doherty, Ely, Farr, Heine, Linsley, MacKay, Martindale, Mills, Moffatt, Moriarty, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Woodman, Yeomans, President pro tem.—24.

The following Senators were absent without leave: Messrs. Cook,

Fyfe, Hayden, Jenks, Jones, Kane, Peek and Van Akin-8.

Mr. Sheldon moved that leave of absence be granted to the absentees from today's session.

The motion prevailed.

# REPORTS OF STANDING COMMITTEES.

By the Committee on Cities and Villages: The Committee on Cities and Villages report House bill No. 584 (file No. 281), entitled

A bill to legalize and make valid ordinances and local franchise grants, heretofore made and granted, by cities of the fourth class, under act No. 215 of the Public Acts of 1895, and amendments thereto;

With the recomendation that the bill pass.

A. W. Farr, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Home for Feeble Minded: The Committee on Home for Feeble Minded report House bill No. 272 (file No. 269), entitled

A bill making appropriations for the Michigan Home for the Feeble Minded and Epileptic at Lapeer, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the recommendation that the bill be referred to the Committee on Finance and Appropriations.

James F. Rumer, Chairman.

The report was accepted and the committee discharged.

Mr. Rumer moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Fisheries:

The Committee on Fisheries report

House bill No. 845, entitled

A bill to protect fish and to regulate fishing in the waters of Branch county, by providing closed seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching and killing in the waters of said county and to prohibit the sale of certain kinds of fish during certain specified seasons;

With the recommendation that the bill pass.

O. C. Moffatt, Chairman.

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The report was accepted and the committee discharged.

Mr. Linsley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

herefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr Ashley Baird Brown Cropsey Curtis	. Mr. Ely Farr Heine Linsley MacKay	Mr. Mills Moffatt Moriarty Rumer Russell	Mr. Sheldon Smith Traver Woodman Yeomans
Curtis	MacKay	Russell	Yeomans
Doherty	<b>Martindale</b>	Seeley	President protem

NAYS.

The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor and the bill was ordered to take immediate effect.

# MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 26, 1905.

To the President of the Senate:

Sir—I am instructed by the House to retransmit, in accordance with the request of the Senate, the following bill: House bill No. 237 (file No. 180), entitled

A bill to amend act No. 202 of the Public Acts of 1899, entitled "An act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery or buffing wheels or emery belts are used," approved May 17, 1899;

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

Mr. MacKay moved to suspend rule 36, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the Senators elect voting therefor.

Mr. MacKay moved to reconsider the vote by which the Senate on May 16, passed the above entitled bill:

The motion prevailed, a majority of all the Senators elect voting

The question being on the passage of the bill,

Mr. MacKay moved to amend the bill

By striking out of line 2 of section 7 the words "in any workshop or establishment in this State."

The amendment was received, a majority of all the Senators elect voting therefor.

The amendment was then adopted.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr.	Ashley	Mr.	Ely	Mr.	Mills	Mr.	Sheldon
	Baird		Farr		Moffatt		Smith
	Brown		Heine		Moriarty		Traver
	Cropsey		Linsley		Rumer		Woodman
	Curtis		MacKay		Russell		Yeomans
	Doherty		Martindale		Seeley		President protem
	•				·		21

NAYS.

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The title of the bill was agreed to.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 291, entitled

A bill to prohibit the use of ferrets in hunting or killing rabbits in the counties of Lapeer, Cass, Kalamazoo, Saginaw, Van Buren and Isabella:

For which the House adopted a substitute, entitled

A bill to prohibit the use of ferrets in hunting or killing rabbits in certain counties of this State;

In which substitute the Senate refused to concur and asked for a Committee of Conference as to the differences between the two Houses. relative to the bill, which request of the Senate was granted;

And now to inform the Senate that the House has adopted the report of the Committee of Conference, and that, by the adoption of such report, the House has passed the bill as agreed to by the Committee of Conference.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 716, entitled

A bill to provide for the payment of salaries to the sheriff, clerk, treasurer, register of deeds and deputies of said offices of Calhoun county. Michigan, and provide for the collection of all fees and payment of the same to the county treasurer;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 777 (file No. 283), entitled

A bill to authorize the appointment of an assistant secretary of the State Board of Health; to prescribe his duties and fix his compensation;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect



In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 863, entitled

A bill for the protection of certain wild game and birds on Grand Island, in the county of Alger;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be

placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cropsey Curtis Doherty	Mr. Ely Farr Heine Linsley MacKay Martindale	Mr. Mills Moffatt Moriarty Rumer Russell	Mr. Sheldon Smith Traver Yeomans President protem 22
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NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 864, entitled

A bill to amend sections 53 and 55 of chapter 4 and section 196 of chapter 16 of act No. 514 of the Local Acts of 1903, entitled "An act to annex the territory embraced within the city of West Bay City to that of Bay City and to consolidate the city of West Bay City with the city of Bay City under the name of Bay City; to specify and fix the boundaries of the city; to consolidate the school system and the library systems of the said cities of West Bay City and Bay City; to provide for the assuming and payment of all the indebtedness and liabilities of the present cities of Bay City and West Bay City, and their school and library systems, and to provide for the ownership of all their corporate property and rights; to define the corporate rights, powers and privileges of said city of Bay City and to repeal all acts and parts of acts inconsistent herewith," approved June 8, 1903;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully. CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 866, entitled

A bill to provide for the locating and establishing of drains within the county of Ionia:

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Yeomans moved that the rules be suspended, and that the bill be placed on its immediate passage. Digitized by Google

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird Brown Cropsey Curtis Doherty	Mr.	Ely Heine Linsley MacKay Martindale	Mr.	Mills Moffatt Moriarty Rumer Russell		Sheldon Smith Traver Yeomans President protem 21
NAYS.							0

The title of the bill was agreed to.

Mr. Yeomans moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit to the Senate the following concurrent resolution:

House Resolution No. 104.

Resolved by the House (the Senate concurring). That from and after 12 o'clock noon on Thursday, June 8, 1905, the two Houses of the Legislature will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for presentation to the Governor, and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of the House, and the date of final adjournment of the Legislature shall be on Saturday, June 17, 1905, at 12 o'clock noon.

Which has been adopted by the House, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the adoption of the resolution, Mr. Brown moved that the resolution be laid on the table. The motion prevailed.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 388, entitled

A bill to fix the salary and prescribe the duties of certain officers in the county of Kent;

And to inform the Senate that the House has amended the same as follows:

By adding to section 1 the following proviso:

Provided further, That this act shall not be construed to repeal or affect any action heretofore taken by said board of supervisors to give said judge of probate such additional salary;

And that in the passage of the bill, as thus amended, the House has

concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendment made to the bill by the House,

Mr. Russell moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Ely	Mr. Mills	Mr. Smith
Baird	Farr	Moffatt	Traver
Brown	Heine	Moriarty	Woodman
Cropsey	Linsley	Russell	Yeomans
Curtis	MacKay	Seeley	President protem
Doherty	Martindale	Sheldon	23

# NAYS.

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The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 416, entitled

A bill to amend section 8 of act No. 319 of the Local Acts of 1891. entitled "An act to incorporate the city of Harrison in Clare county," by adding two sub-divisions thereto;

And to inform the Senate that the House has passed a substitute there-

for, having the following title:

A bill to amend section 8 of act No. 319 of the Local Acts of 1891, entitled "An act to incorporate the city of Harrison, in the county of Clare."

And that in the passage of the bill, as thus substituted, the House has concurred, and has also ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The question being on concurring in the substitute passed by the House, Mr. Doherty moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Ashley	Mr.	Ely	Mr.	Mills	Mr.	Smith
	Baird	•	Farr		Moffatt		Traver
	Brown		Heine		Moriarty		Woodman
	Cropsey		Linsley		Russell		Yeomans
	Curtis		MacKay		Seeley		President pro tem
'	Doherty		Martindale	•	Sheldon		23

NAYS.

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The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 423, entitled

A bill to attach to the township school district of Stambaugh certain territory formerly embraced within the township of Iron River, and to detach the same from the school district of the township of Iron River;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take effect April 1, 1906.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 379, entitled

A bill to fix the compensation of the Sheriff of Bay county and his

deputies for attendance upon the circuit court for Bay county; And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

> Very respectfully. CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 418, entitled

A bill to provide for a new voting precinct to be known as voting precinct No. 2, in the township of Iron River, in the county of Iron;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take effect March 1, 1906.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 25, 1905.

-To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 422, entitled

A bill to amend section 1 of Act 326 of the Local Acts of 1903, entitled "An act to provide for the nomination of candidates for election by popular vote and relating to primary elections in Kent county," 80 88 to include the county commissioner of schools;

And to inform the Senate that in the passage of the bill, the House has concurred.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 26, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following concurrent resolution:

Senate Resolution No. 60.

Whereas, The House of Representatives and Senate, by Concurrent Resolution heretofore adopted, have provided for the transfer from New York to Detroit of the remains of former Governor Stevens Thomson Mason, to be interred in a suitable place in Capitol Park in the said city of Detroit; and

Whereas, A commission has been appointed by the Governor with full power and authority to carry such resolution into effect; and Whereas, No provision has been made for the marking of such

place of interment by permanent monument; therefore

Resolved, by the Senate (the House of Representatives concurring), That the said commission be and they are hereby authorized and empowered to procure and provide designs, plans and specifications for a suitable monument to mark such place, together with estimates of the cost thereof, and report the same to the Legislature at its next

In the adoption of which the House has concurred.

Very respectfully, CHARLES S. PIERCE,

Clerk of the House of Representatives.

#### NOTICES.

Mr. Linsley gave notice that at some future day he would ask leave to introduce

A bill to amend section 28 of chapter 5 of Act No. 11 of the Senate Enrolled Acts passed by the Legislature of the State of Michigan for the year 1905, approved May 18, 1905, entitled "An act to reincorporate the city of Coldwater."

Mr. Seeley gave notice that at some future day he would ask leave

A bill to amend act No. 301 of the Local Acts of 1883, entitled "An act to attach certain territory to the village of Birmingham," approved May 18, 1883.

#### INTRODUCTION OF BILLS.

Mr. MacKay introduced

Senate bill No. 431, entitled

A bill to amend sections 6 and 8 of act No. 149 of the Public Acts of 1893, entitled "An act to provide for a county and township system of roads and to prescribe the powers and duties of the officers having the charge thereof.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. MacKay moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley	Mr. Farr	Mr. Moffatt	Mr. Smith
	Baird	Heine	Moriarty	Traver
	Brown	Linsley	Rumer	Woodman
	Cropsey	MacKay	Russell	Yeomans
	Curtis	Martindale	Seeley	President protem
	Ely	Mills	Sheldon	23

### NAYS.

The title of the bill was agreed to.

Mr. Linsley introduced

Senate bill No. 432, entitled

A bill to amend section 3 of act No. 12 of the Public Acts of 1903, entitled "An act to provide for letting contracts for furnishing fuel, paper and stationery for the use of the state, and also for doing the state printing and state binding, and to provide for heating the capitol by steam conveyed from central heating plant, and to repeal Act 163 of the Laws of the year 1851, as amended, being sections 1531, 1532, 1533. 1534, 1535, 1536 and 1537 of the Compiled Laws of the year 1897," approved March 25, 1903.

The bill was read a first and second time by its title and referred to

the Committee on State Affairs.

Mr. Sheldon introduced

Senate bill No. 433, entitled

A bill making an appropriation for the Ottawa and West Kent Agricultural society for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to

the Committee on Agricultural Interests.

Mr. Heine introduced

Senate bill No. 434, entitled

A bill requiring the board of supervisors of Bay county to designate

a local bank as the depository of Bay county moneys, and prescribing the duties of certain officers relative thereto.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Heine moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	Moriarty	Mr.	Smith
	Baird		Heine		Rumer		Traver
	Brown		Linsley		Russell		Woodman
	Cropsey		Martindale		Seeley		Yeomans
	Curtis		Mills		Sheldon		President protem
	Ely		Moffatt				22

NAYS.

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The title of the bill was agreed to.

Mr. Cropsey, previous notice having been given and leave being granted, introduced

Senate bill No. 435, entitled

A bill to amend section 1, of chapter 9, of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," approved May 27, 1895, and as amended by act No. 239 of the Public Acts of 1897, and by Act 136 of the Public Acts of 1899, and by Act 156 of the Public Acts of 1901, being section 3082 of the Compiled Laws of 1897.

The bill was read a first and second time by its title and referred to the Committee on Cities and Villages.

Mr. Traver introduced

Senate bill No. 436, entitled

A bill to amend section 34 of chapter 102 of the Revised Statutes of 1846, entitled "Of affidavits taken and other judicial proceedings had in other states and foreign countries," as amended by act No. 30 of the Public Acts of 1897, being section 10145 of the Compiled Laws of 1897.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Messrs. Fyfe and Jones entered the Senate Chamber and took their seats.

Mr. Mills moved that the Senate resolve itself into the committee of the whole on the

## GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Heine to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

Senate bill No. 408, entitled

A bill to amend section 1 of act No. 188 of the Session Laws of 1861, entitled "An act to reorganize the Agricultural College of the State of Michigan, and to establish a State Board of Agriculture," as amended, said section being compiler's section 1834 of the Compiled Laws of 1897;

Also :

Senate bill No. 404, entitled

A bill to make patents to lands issued by the Governor of the State prima facie evidence of title heretofore in the patentee;

Also:

Senate bill No. 277, entitled

A bill to amend section 10 of chapter 25 of the Compiled Laws of 1897, being compiler's section 309 of said compilation;

Also:

Senate bill No. 208 (file No. 173), entitled

A bill to amend sections 28 and 42 of act No. 173 of the Session Laws of Michigan of the year 1855, being an act, entitled "An act to amend chapter 93 of the revised statutes of 1846, entitled 'Of courts held by justices of the peace,'" being sections 731 and 745 of the Compiled Laws of Michigan for the year 1897;

Also:

Senate bill No. 407 (file No. 174), entitled

A bill to amend section 6 of act No. 48 of the Public Acts of 1901, entitled "An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved April 8, 1901;

Also:

House bill No. 132 (file No. 36), entitled

A bill to amend section 2 of act No. 176 of the Public Acts of 1891, entitled "An act for the organization of township school districts in the Upper Peninsula," as amended by act No. 104 of the Public Acts of 1903, being section 4824 of the Compiled Laws of 1897;

Also:

House bill No. 226 (file No. 33), entitled

A bill to provide for the reimbursement of circuit judges for their actual expenses incurred by them in holding court in counties other than in the county where they reside;

Also:

House bill No. 175 (file No. 61), entitled

A bill to amend sections 20, 21 and 22 of chapter 98 of the Revised Statutes of 1846, entitled "Of bail in civil actions and proceedings connected therewith," as amended by the several acts amendatory thereof, being sections 10047, 10048 and 10049 of the Compiled Laws of 1897;

Also:

House bill No. 616 (file No. 200), entitled

A bill to repeal act No. 183 of the Public Acts of 1903, approved June 4, 1903, entitled "An act defining the jurisdiction of circuit courts in chancery in certain cases";

Also:

House bill No. 736 (file No. 243), entitled

A bill to prevent the fraudulent sale and advertising for sale of merchandise, and to punish the violation thereof;

Also:

House bill No. 121 (file No. 224), entitled

A bill to amend an act, entitled "An act to authorize the use of any thoroughly tested and reliable voting machine at any election held in this state," being act 61 of the Public Acts of 1897, as amended by act 234 of the Public Acts of 1903, by adding five new sections to stand as sections 12, 13, 14, 15 and 16.

Also:

House bill No. 3 (file No. 192), entitled

A bill to amend section 1 of act No. 86 of the Public Acts of 1897, entitled "An act for the protection of certain fur-bearing animals," the same being section 5825 of the Compiled Laws of the year 1897;

Also:

House bill No. 607 (file No. 190), entitled

A bill to amend section 12 of act No. 232 of the Public Acts of 1903, entitled "An act to revise and consolidate the laws providing for the incorporation of manufacturing and mercantile companies or any union of the two, and for the incorporation of companies for carrying on any other lawful business, except such as are precluded from organization under this act by its express provisions, and to prescribe the powers and fix the duties and liabilities of such corporations";

Also:

Senate bill No. 128 (file No. 175), entitled

A bill making appropriations for the State Board of Fish Commissioners for current expenses and for building and special purposes for the fiscal years ending June 30, 1906. and June 30, 1907, and to provide a tax to meet the same;

Also:

House bill No. 511 (file No. 249), entitled

A bill making appropriations for buildings and repairs to the State Agricultural College for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Also:

House bill No. 65 (file No. 216), entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Also:



House bill No. 512 (file No. 248), entitled

A bill to make an appropriation for improving, experimenting with and exhibiting the live stock and poultry of the Agricultural College, and provide a tax to meet the same;

Also:

House bill No. 660 (file No. 198), entitled

A bill to amend section 7 of act No. 237 of the Public Acts of 1899, entitled "An act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith," as amended by act No. 191 of the Public Acts of 1903;

Also:

House bill No. 735 (file No. 238), entitled

A bill to provide for licensing and regulating the business of transient merchants, to prevent the fraudulent sale of goods by such transient merchants, to provide a lien on the goods of such transient merchants for the license fees prescribed by this act, and to provide penalties for the violation thereof;

Also:

House bill No. 577 (file No. 239).

A bill to amend section 58 of Act 206 of the Laws of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being section 3881 of the Compiled Laws of 1897;

Also:

House bill No. 305 (file No. 71), entitled

A bill to amend Act 206 of the Public Acts of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," by adding thereto a new section, to be known as section 98a;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

Senate bill No. 376, entitled

A bill to provide for the punishment of adult persons responsible for, or contributory to, the delinquency of children under 16 years of age;



Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following:

## III.

House Joint Resolution No. 432 (file No. 177), entitled

Joint Resolution proposing an amendment to section 1 of article 7 of the state constitution, relative to the qualification of electors;

Have directed their chairman to report the same back to the Senate, with the recommendation that all after the enacting clause of the Joint Resolution be stricken out.

ALBERT O. HEINE, Chairman.

The report was accepted.

The bills named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Heine moved that the Senate concur in the amendments made to the bill named in part II of the report.

The motion prevailed, and the bill was placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the committee of the whole regarding the Joint Resolution named in part III of the report, that all after the enacting clause of the Joint Resolution be stricken out

Mr. Woodman demanded the yeas and nays.

The recommendation of the committee of the whole was then not concurred in, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Doherty	Мг. МасКау	Mr. Moriarty	Mr. Smith
		NAYS.	
Mr. Ashley Baird Brown Cropsey Curtis	Mr. Ely Farr Heine Jenks Jones	Mr. Linsley Mills Moffatt Russell Sheldon	Mr. Traver Woodman Yeomans President protem 19

Mr. Woodman moved that the Joint Resolution be re-referred to the committee of the whole and placed at the head of the General Order. The motion prevailed.

By unanimous consent the Senate returned to the order of

### MOTIONS AND RESOLUTIONS.

Mr. Brown moved to take from the table the following resolution: House Resolution No. 104.

Resolved by the House (the Senate concurring), That from and after 12 o'clock noon on Thursday, June 8, 1905, the two Houses of the Legislature will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for presentation to the Governor, and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of the House, and the date of final adjournment of the Legislature shall be on Saturday June 17, 1905, at 12 o'clock noon.

The motion prevailed.

The question being on concurring in the adoption of the resolution, Mr. Brown moved to amend the resolution by striking out of line 2 the words "Thursday, June 8," and inserting in lieu thereof the words "Wednesday, June 7."

The question being on the adoption of the amendment,

Mr. Smith demanded the yeas and nays.

The amendment was then adopted, a majority of all the Senators present voting therefor, by year and nays, as follows:

## YEAS.

Mr. Ashley	Mr. 1		Mr.	Linsley	Seeley
Baird	1	Farr		MacKay	Sheldon
Brown	1	Fyfe		Martindale	Traver
Cropsey	I	Heine		Mills	Woodman
Curt <b>is</b>	J	lenks		Moffatt	Yeomans
Doherty	j	fones		Russell	President protem

## NAYS.

Mr. Moriarty Mr. Smith

2

· The question being on the adoption of the resolution,

Mr. Cropsey moved to amend the resolution by striking out of line 2 the word "noon" and inserting in lieu thereof the word "midnight."

The question being on the adoption of the amendment,

The amendment was adopted.

The question then being on concurring in the adoption of the resolution as amended,

The resolution was adopted.

Mr. Mills moved that the Senate take a recess until 5 o'clock p. m. The motion prevailed, the time being 4:20 p. m.



### AFTER RECESS.

5 o'clock p. m.

The Senate was called to order by the President pro tem. A quorum of the Senate was present.

By unanimous consent the Senate returned to the order of

# MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, May 31, 1905.

To the President of the Senate:

Sir-I hereby nominate Frank S. Neal, of Northville, Wayne county, as member of the State Board of Mediation and Arbitration, for the term of three years from and after May 26, 1905.

Very respectfully,

FRED M. WARNER, Governor.

Mr. Doherty moved that the nomination of Frank S. Neal, as member of the State Board of Mediation and Arbitration, be confirmed in open session.

The motion prevailed.

The Senate then advised and consented to the said nomination to office, a majority of all the Senators present voting therefor, by yeas and navs, as follows:

## YEAS.

Mr.	Ashley Baird Brown Cropsey Curtis Doherty Ely	Mr	Farr Jenks Jones Linsley MacKay Martindale	Mr.	Mills Moffatt Moriarty Rumer Russell Seeley	Mr.	Sheldon Smith Traver Woodman Yeomans President protem 25
				NAYS.			0

By unanimous consent, the Senate returned to the order of

### MOTIONS AND RESOLUTIONS.

· Mr. Traver moved that a respectful message be sent to the House, asking the return to the Senate of 169 Digitized by Google

House bill No. 187 (file No. 203, enrolled No. 299), entitled

A bill to annex certain territory situated in the township of Springwells, in the county of Wayne, to the city of Detroit and to apply and make operative in said territory all statutes and laws now or hereafter made applicable to and operative in said city.

The motion prevailed.

By unanimous consent the Senate returned to the order of

### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 874, entitled

A bill regulating the determining and levying of money taxes for highway purposes in the township of Surrey, in the county of Clare;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Doherty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley Baird	Mr. Farr Fyfe	Mr.	Mills Moffatt	Mr.	Sheldon Smith
	Brown	Jenks		Moriarty		Traver
	Cropsey	Jones		Rumer		Woodman
	Curtis	Linsley		Russell		Yeomans
	Doherty	MacKay		Seeley		President protem
	Ely	Martindale				26

NAYS.

0

The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 876, entitled

A bill to amend sections 2 and 4 of an act, entitled "An act to provide for the collection of state and county taxes in the city of Detroit, repealing acts No. 241 of the Session Laws of 1863 and No. 88 of the Session Laws of 1865, amendatory thereto," approved May 22, 1879; and to repeal all acts and parts of acts inconsistent herewith;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Taxation.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 877, entitled

A bill to amend section 6 of act No. 49 of the Public Acts of 1875, entitled "An act to provide for a Municipal Court in the city of Grand Rapids to be called 'The Superior Court of Grand Rapids.'" as amended by act No. 147 of the Public Acts of 1877, being section 623 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Russell moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley Baird Brown Cropsey Curtis Doherty Ely	Mr.	Farr Fyfe Jenks Jones Linsley MacKay Martindale	Mr.	Mills Moffatt Moriarty Rumer Russell Seeley	,	Mr.	Sheldon Smith Traver Woodman Yeomans President protem 26
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NAYS.

The title of the bill was agreed to.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir—I am instructed by the House, respectfully to request the return to the House of the following concurrent resolution:

House Resolution No. 23.

Resolved by the House (the Senate concurring), That the Legislature of the state of Michigan most heartily endorses the recommendations of President Roosevelt in his last message for legislation:

First-To control corporations engaged in interstate commerce.

Second—To grant the power to the Interstate Commerce Commission to make freight rates which shall go into effect immediately and stand till reviewed and reversed by the courts; and

Resolved further, That the Legislature of the State of Michigan hereby requests its Representatives and Senators in Congress to support measures in line with those recommendations.

Very respectfully,

Charles S. Pierce, Clerk of the House of Representatives.

The question being on complying with the request of the House for the return of the concurrent resolution,

Mr. Rumer moved to discharge the committee on Federal Relations from the further consideration of the above entitled resolution.

Mr. Baird moved that the motion made by Mr. Rumer be laid on the table, on which motion he demanded the yeas and nays.

The motion made by Mr. Baird then did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Baird	Mr. Ely	Mr. Jones	Mr. Moffatt	10
Brown	Fyfe	MacKay	Moriarty	
Doherty	Jenks	Mills	Smith	
		NAYS.	•	12

Mr. Ashley Mr. Martindale Mr. Seeley Mr. Woodman
Farr Rumer Sheldon Yeomans
Linsley Russell Traver President protem

17

18

The question then being on the motion made by Mr. Rumer,

Mr. Baird demanded the yeas and nays.

The motion did not prevail, 'a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Farr	Mr. Rumer	Mr. Woodman	Mr. Yeomans	
Linsle <b>y</b>				5

### NAYS.

Mr. Baird	Mr. Fyfe	Mr. Martindale	Mr. Seeley	
Brown	Jenks	Mills	Sheldon	
Cropsey	Jones	Moriarty	Smith	
Doherty	MacKay	Russell	Traver	
Ely Donerty	Mackay	Russell	Traver	

Mr. Baird moved that the message containing the request of the House for the return of the resolution be laid on the table.

The motion prevailed.

By unanimous consent the Senate returned to the order of

## INTRODUCTION OF BILLS.

Mr. Ashley introduced

Senate bill No. 437, entitled

A bill to regulate the civil service of the city of Detroit, provide for the appointment of a civil service commission therein, prescribe its duties and powers, prohibit assessments of officers and employes for political purposes and provide certain penalties for the violation of this act.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Ashley moved that the rules be suspended, and that the bill be placed on its immediate passage, on which motion he demanded the yeas and nays.

The motion prevailed, two-thirds of all the Senators present voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley	Mr.	Fyfe	Mr.	Mills	Mr.	Sheldon	
	Baird		Jenks		Rumer		Traver	
	Curtis		Linsley		Russell		Woodman	
	Ely		MacKay		Seeley		Yeomans	
	Ross		Martindala		•			

## NAYS.

Mr. Brown	Mr. Doherty	Mr. Moriarty	Mr. Smith
Crop <b>sey</b>	Jones		Digitized by Google <sup>6</sup>

Pending the third reading of the bill,

Mr. Baird moved that the Senate adjourn.

The motion did not prevail.

Mr. Cropsey moved that the Senate take a recess until 5:40 o'clock

The motion prevailed, the time being 5:25 o'clock p. m.

# AFTER RECESS.

5:40 o'clock p. m.

The Senate was called to order by the President pro tem. A quorum of the Senate was present.

Messrs. Hayden, Peek and Van Akin entered the Senate Chamber and took their seats.

Mr. Moriarty moved that the Senate adjourn. The motion did not prevail.

Senate bill No. 437 was then read a third time, and pending the

taking the vote on the passage thereof,
Mr. Moriarty moved that the bill be referred to the Committee on Cities and Villages, on which motion he demanded the yeas and nays. The motion then did not prevail, a majority of all the Senators present

not voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Doherty	Mr. Mills	Mr. Smith	8
Jones	Moriarty	Van Akin	
	NAYS.		
Mr. Fyfe	Mr. Moffatt	Mr. Seeley	. 18
Jenks	Peek	Sheldon	
Linsley	Rumer	Traver	
MacKay	Russell	Yeomans	
	Jones  Mr. Fyfe Jenks Linsley MacKay	Jones Moriarty  NAYS.  Mr. Fyfe Mr. Moffatt Jenks Peek Linsley Rumer MacKay Russell	Jones Moriarty Van Akin  NAYS.  Mr. Fyfe Mr. Moffatt Mr. Seeley Jenks Peek Sheldon Linsley Rumer Traver MacKay Russell Yeomans

The question being on the passage of the bill,

Mr. Moriarty moved that the Senate adjourn.

The motion did not prevail.

The question being on the passage of the bill.

Mr. Baird moved that the bill be referred to the Committee on Judiciary.

On which motion Mr. Ashley demanded the yeas and nays.

The motion made by Mr. Baird then did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Baird Brown Cropsey	Mr.	Doherty Jones	Mr.	Mills Moriarty		Smith Van Akin	9
				NAYS.				
Mr	Ashley Curtis Ely Farr	Mr.	Fyfe Jenks Linsley MacKay	Mr.	Martindale Moffatt Rumer Russell	Mr.	Seeley Sheldon Traver Yeomans	16

The question being on the passage of the bill, Mr. Cropsey moved that the Senate adjourn. The motion prevailed, the time being 6 o'clock p. m. The President pro tem. declared the Senate adjourned until tomorrow at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

# NINETY-FIRST DAY.

Lansing, Thursday, June 1, 1905

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Curtis, Doherty, Ely, Farr, Fyfe, Hayden, Heine, Jenks, Jones, Kane, Linsley, MacKay, Martindale, Mills, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Yeomans, President pro tem.—30.

The following Senators were absent without leave: Messrs. Moffatt and Woodman-2.

Mr. Jones moved that leave of absence be granted to the absentees from today's 'session.

The motion prevailed.

Mr. Brown moved that the rules be suspended and that the Senate take up the order of Third Reading of Bills.

The motion prevailed, two-thirds of all the Senators present voting therefor.

## THIRD READING OF BILLS.

House bill No. 93 (file No. 215), entitled

A bill making appropriations for the Michigan State Prison for general repairs and special purposes for the fiscal year ending June 30, 1906, and to provide a tax therefor;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr.	Farr Fyfe Hayden Heine Jenks Jones Kane	Mr.	MacKay Martindale Mills Moriarty Peek Rumer Russell	Seeley Sheldon Smith Traver Van Akin Yeomans President protem
	Ely		Linsley			30
				NAYS.		0

The title of the bill was agreed to.

Mr. Peek moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Messrs. Moffatt and Woodman entered the Senate Chamber and took their seats.

Senate bill No. 258, entitled

A bill authorizing school district boards, boards of trustees of graded schools and boards of education in cities, to establish and maintain day schools for the deaf, and authorizing payment therefor from the general fund, and repealing act No. 176 of the Public Acts of 1899 and all other acts or parts of acts conflicting with the provisions of this act;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley	Mr.	Fyfe	Mr.	Martindale	Mr.	Sheldon
	Baird		Hayden		Mills		Smith
	Brown		Heine		Moffatt		Traver
	Сторвеу		Jenks		Moriarty		Van Akin
	Curtis		Jones		Peek		Woodman
	Doherty		Kane		Rumer		Yeomans
	Ely		Linsley		Russell		President protem
	Farr		MacKay		Seeley		31

NAYS.

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The title of the bill was agreed to.

Mr. Martindále moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 408, entitled

A bill to amend section 1 of act No. 188 of the Session Laws of 1861. entitled "An act to reorganize the Agricultural College of the State of Michigan, and to establish a State Board of Agriculture," as amended, said section being compiler's section 1834 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Farr	Mr. MacKav	Mr. Seeley
		Sheldon
	Mills	Smith
Heine	Moffatt	Traver
Jenks	Moriarty	Van Akin
Jones	Peek	Woodman
Kane	Rumer	Yeomans
Linsley	Russell	President protem
	Jenks Jones Kane	Fyfe Martindale Hayden Mills Heine Moffatt Jenks Moriarty Jones Peek Kane Rumer

NAYS.

The title of the bill was agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 404, entitled

A bill to make patents to lands issued by the Governor of the state prima facie evidence of title thereto in the patentee;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird	Mr. Farr Fyfe	Mr. MacK <b>a</b> y Martindale	Mr. Seeley Sheldon
Brown	Hayden	Mills	Smith
Cook	Heine	Moffatt	Traver
Сгорвеу	Jenks	Moriarty	Van Akin
Curtis	Jones	Peek	Woodman
Doherty	Kane	Rumer	Yeomans
Ely	Linsley	Russell	President pro tem 32

NAYS.

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The title of the bill was agreed to.

Senate bill No. 277, entitled

A bill to amend section 10 of chapter 25 of the Compiled Laws of 1897, being compiler's section 309 of said compilation;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Martindale	Mr. Sheldon
Baird	Hayden	Mills	Smith
Brown	Heine	Moffatt	Traver
Cook	Jenks	Moriarty	Van Akin
Cropsey	Jones	Peek	Woodman
Curtis	Kane	Rumer	Yeomans
Doherty	Linsley	Russell	President pro tem
Ely	MacKay	Seeley	31

NAYS.

The question being on agreeing to the title,

Mr. MacKay moved to amend the title so as to read as follows:

A bill to amend section 10 of chapter 25 of the Compiled Laws of 1897, said section relating to changes of venue and being compiler's section 309 of said compilation.

The motion prevailed and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Senate bill No. 208 (file No. 173), entitled

A bill to amend sections 28 and 42 of act No. 173 of the Session Laws of Michigan of the year 1855, being an act, entitled "An act to amend chap-

ter 93 of the Revised Statutes of 1846, entitled 'Of courts held by justices of the peace,'" being sections 731 and 745 of the Compiled Laws of Michigan for the year 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis Doherty	Мг.	Farr Fyfe Hayden Heine Jenks Jones Kane	Mr.	MacKay Martindale Mills Moffatt Moriarty Peek Rumer	Mr.	Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
	Ely		Linsley		Russell		President pro tem

NAYS.

0

The title of the bill was agreed to.

Senate bill No. 407 (file No. 174), entitled

A bill to amend section 6 of act No. 48 of the Public Acts of 1901, entitled "An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved April 8, 1901;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. MacKay	Mr. Russell
Brown	Hayden	<b>Martindale</b>	Seeley
Cook	Heine	Mills	Smith
Cropsey	Jenks	Moffatt	Traver
Curtis	Jones	Moriarty	Van Akin
Doherty	Kane	Peek	Woodman
Ely	Linsley	<ul> <li>Rumer</li> </ul>	Yeomans
Farr			

29

### NAYS.

Mr. Baird

Mr. President pro tem

3

The title of the bill was agreed to.

Mr. Sheldon

Senate bill No. 376, entitled

A bill to provide for the punishment of adult persons responsible for, or contributory to, the delinquency of children under 16 years of age;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. MacKay	Mr. Seeley
Baird	Fyfe	Martindale	Sheldon
Brown	Hayden	Mills	Smith
		Digiti	zed by CTOOSE

Mr. Cook Mr. Heine Mr. Moffatt Mr. Traver Cropsey Jenks Van Akin Moriarty Curtis Jones Peek Woodman President protem Doherty Kane Rumer Ely Linsley Russell

NAYS.

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The title of the bill was agreed to.

House bill No. 132 (file No. 36), entitled

A bill to amend section 2 of act No. 176 of the Public Acts of 1891, entitled "An act for the organization of township school districts in the Upper Peninsula," as amended by act No. 104 of the Public Acts of 1903, being section 4824 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird	Mr. Farr Fyfe	Mr. MacKay Martindale	Mr. Seeley Sheldon
Brown	Hayden	Mills	Smith
Cook	Heine	Moffatt	Traver
Сгорвеу	Jenks	Moriarty	Van Akin
Curtis	Jones	Peek	Woodman
Doherty	Kane	Rumer	Yeomans
Ely	Linsley	Russell	President pro tem
			32

NAYS.

D

The title of the bill was agreed to.

House bill No. 226 (file No. 33), entitled

A bill to provide for the reimbursement of circuit judges for their actual expenses incurred by them in holding court in counties other than in the county where they reside;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Baird	Mr. Ely	Mr. Kane	Mr. Russell
Brown	Fyfe	Mills	Smith
Cropsey	Heine	Moffatt	Van Akin
Curtis	Jenks .	Moriarty	President pro tem
Doherty	Jones	Peek	19

### NAYS.

Mr. Ashley	Mr. Linsley	Mr. Rumer	Mr. Traver	
Cook	MacKay	Seeley	Woodman	
Farr	Martindale	Sheldon	Yeomans	
Hayden				13

The title of the bill was agreed to.



Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 175 (file No. 61), entitled

A bill to amend sections 20, 21 and 22 of chapter 98 of the Revised Statutes of 1846, entitled "Of bail in civil actions and proceedings connected therewith," as amended by the several acts amendatory thereof, being sections 10047, 10048 and 10049 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Ashley Baird Brown Cook Cropsey Curtis Doherty	Farr Fyfe Hayden Heine Jenks Jones Kane	Mr.	MacKay Martindale Mills Moffatt Moriarty Peek Rumer	·	Seeley Sheldon Traver Van Akin Woodman Yoemans President protem
Ely	Linsley				30

NAYS.

0

The title of the bill was agreed to.

House bill No. 616 (file No. 200), entitled

A bill to repeal act No. 183 of the Public Acts of 1903, approved June 4, 1903, entitled "An act defining the jurisdiction of circuit courts in chancery in certain cases";

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Asl	aley Mi	. Farr	Mr.	MacKay	Mr.	Seeley
Ba	ird	Fyfe		Martindale		Sheldon
Bro	own	Hayden		Mills		Traver
Coc	k	Heine		Moffatt		Van Akin
Cro	DSey	Jenks		Moriarty		Woodman
Cui	tis	Jones		Peek		Yeomans
Dol	nerty	Kane		Rumer		President pro tem
Elv		Linslev		Russell		31

NAYS.

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The title of the bill was agreed to.

House bill No. 736 (file No. 243), entitled

A bill to prevent the fraudulent sale and advertising for sale of merchandise, and to punish the violation thereof;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Russell
Baird	Fyfe	MacKay	Sheldon
Brown	Hayden	Martindale	Traver
Cook	Heine	Moffatt	Van Akin
Cropsey	Jenks	Moriarty	Woodman
Curtis Ely	Jones Kane	Peek Rumer	Yeomans President pro tem 28

NAYS.

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The title of the bill was agreed to.

House bill No. 121 (file No. 224), entitled

A bill to amend an act, entitled "An act to authorize the use of any thoroughly tested and reliable voting machine at any election held in this state," being act 61 of the Public Acts of 1897, as amended by act 234 of the Public Acts of 1903, by adding five new sections to stand as sections 12, 13, 14, 15 and 16;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Fyfe	Mr. MacKay	Mr. Russell
Hayden	Martindale	Seeley
Heine	Mills	Sheldon
Jenks	Moffatt	Traver
Jones	Moriarty	Van Akin
Kane	Peek	Woodman
Linsley	Rumer	President pro tem
		29
	Hayden Heine Jenks Jones Kane	Hayden Martindale Heine Mills Jenks Moffatt Jones Moriarty Kane Peek

NAYS.

n.

The title of the bill was agreed to.

House bill No. 3 (file No. 192), entitled

A bill to amend section 1 of act No. 86 of the Public Acts of 1897, entitled "An act for the protection of certain fur-bearing animals," the same being section 5825 of the Compiled Laws of the year 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cropsey Curtis Ely Fyfe	·	fr. Hayden Heine Jenks Jones Kane Linsley MacKay	Mr. Martindale Mills Moffatt Moriarty Peek Rumer Russell	Mr. Seeley Sheldon Traver Van Akin Yeomans President pro tem
1,10		Middledy	1000011	21

NAYS.

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The title of the bill was agreed to.

House bill No. 607 (file No. 190), entitled

A bill to amend section 12 of act No. 232 of the Public Acts of 1903, entitled "An act to revise and consolidate the laws providing for the incorporation of manufacturing and mercantile companies or any union of the two, and for the incorporation of companies for carrying on any other lawful business, except such as are precluded from organization under this act by its express provisions, and to prescribe the powers and fix the duties and liabilities of such corporations";

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Ely Farr	Mr. Fyfe Hayden Heine Jenks Jones Kane Linsley	Mr. MacKay Martindale Mills Moffatt Moriarty Peek Rumer	Mr. Russell Sheldon Traver Van Akin Woodman Yeomans President pro tem 29
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NAYS.

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The title of the bill was agreed to.

Senate bill No. 128 (file No. 175), entitled

A bill making appropriations for the State Board of Fish Commissioners for current expenses and for building and special purposes for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr.	Fyfe	Mr.	Martindale	Mr.	Seeley
Baird		Hayden		Mills		Sheldon
Brown		Heine		Moffatt		Smith
Cook		Jenks		Moriarty		Traver
Cropses	,	Jones		Peek		Van Akin
Curtis		Kane		Rumer		Yeomans
Ely		Linsley		Russell		President pro tem
To re		Mackey				* 30

NAYS.

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The title of the bill was agreed to.

Mr. Curtis moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 511 (file No. 249), entitled

A bill to make appropriations for buildings and repairs to the State Agricultural College for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Seeley
Baird	Hayden	Mills	Sheldon
Brown	Heine	Moffatt	Smith
Cook	Jenks	Moriarty	Traver
Сгорвеу	Jones	Peek	Van Akin
Curtis	Kane	Rumer	Yeomans
Ely	Linsley	Russell	President protem
Farr	MacKay		30
		MANO	•

NAYS.

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The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 65 (file No. 216), entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Ely	Mr. Farr Fyfe Hayden Heine Jenks Jones Kane Linsley	Mr. MacKay Martindale Moffatt Moriarty Peek Rumer Russell	Mr. Seeley Sheldon Smith Traver Van Akin Yeomans President protem 30
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NAYS.

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The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 512 (file No. 248), entitled

A bill to make an appropriation for improving, experimenting with and exhibiting the live stock and poultry of the Agricultural College, and provide a tax to meet the same;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Mr. Ely Mr. MacKay Mr. Seeley Baird Hayden Martindale Sheldon

Mr. Brown Mr. Heine Mr. Mills Mr. Smith Cook. Jenks Moffatt Traver Сгорвеу Jones Moriarty Van Akin Curtis Kane Rumer Yeomans Doherty Linsley Russell President protem

NAYS.

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The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 660 (file No. 198), entitled

A bill to amend section 7 of act No. 237 of the Public Acts of 1899, entitled "An act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith," as amended by act No. 191 of the Public Acts of 1903;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown	Mr.	Ely Farr Hayden	Mr.	Linsley MacKay Martindale	Mr.	Russell Seeley Sheldon
Cook Cropsey		Heine Jenks		Mills Moffatt		Smith Traver
Curtis Doherty		Jones Kane		Moriarty Rumer		Yeomans President protem 28

NAYS.

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The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 735 (file No. 238), entitled

A bill to provide for licensing and regulating the business of transient merchants, to prevent the fraudulent sale of goods by such transient merchants, to provide a lien on the goods of such transient merchants for the license fees prescribed by this act, and to provide penalties for the violation thereof;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. МасКау	Mr. Seeley
Baird	Hayden	<b>Martindale</b>	Sheldon
Brown	Heine	Mills	Smith
Cook	Jenks	Moffatt	Traver

Mr.	Curtis Doherty Ely Farr	Mr. Jones Kane Linsley	Mr. Moriarty Rumer Russell	Mr. Van Akin Yeomans President pro tem 29

NAYS.

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The title of the bill was agreed to.

House bill No. 577 (file No. 239), entitled

A bill to amend section 58 of act 206 of the laws of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being section 3881 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	MacKay	Mr.	Seeley
	Baird		Fyfe		Martindale		Sheldon
	Brown		Hayden		Mills		Smith
	Cook		Heine		Moffatt		Traver
	Cropsey		Jenks		Moriarty		Van Akin
	Curtis		Jones		Peek		Yeomans
	Doherty		Kane		Rumer		President protem
	Ely		Linsley				30

NAYS.

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The title of the bill was agreed to.

House bill No. 305 (file No. 71), entitled

A bill to amend act 206 of the Public Acts of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," by adding thereto a new section to be known as section 98a;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Farr Mr. Ashley Mr. Linsley Mr. Seeley Baird Fyfe Martindale Sheldon Brown Hayden Mills Smith Cook Heine Moffatt Traver Cropsey Jenks Moriarty Van Akin Curtis Jones Peek Yeomans Doherty Kane Rumer President protem Ely 29

NAYS.

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The title of the bill was agreed to.

By unanimous consent the Senate took up the order of

### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 867, entitled

A bill to annex certain territory situated in the township of Greenfield. in the county of Wayne, to the city of Detroit, and to apply and make operative in said territory all laws applicable to and operative in said city;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 831, entitled

A bill in relation to the pollution of the waters of Pine river, in the counties of Midland and Gratiot, and Cass river, in the county of Tuscola;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Brown moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr .	Mr. Linsley	Mr. Seeley
Baird	Fyfe	Martindale	Sheldon
Br <b>own</b>	Hayden	Mills	Smith
Cook	Heine	Moffatt	Traver
Cropsey	Jenks	Moriarty	Van Akin
Curtis	Jones	Peek	Yeomans
Doherty	Kane	Russell	President protem
Ely			29

NAYS.

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The title of the bill was agreed to.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 832, entitled

A bill authorizing the Board of Supervisors of the county of Midland to appropriate money towards building a bridge across the Tittabawassee river in the township of Ingersoll in said county and also appropriating money to aid the rebuilding of a bridge across Pine river in the township of Homer in said county;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Heine moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Ely	Mr. Farr Fyfe Hayden Heine Jenks Jones Kane	Mr. Linsley Mills Moffatt Moriarty Peek Rumer Russell	Mr. Seeley Sheldon Smith Traver Van Akin Yeomans President protem 29
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NAYS.

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The title of the bill was agreed to.

Mr. Heine moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting theerfor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 869, entitled

A bill to amend sections 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24 and 26 of act No. 419 of the Local Acts of Michigan for the year 1899, entitled "An act to establish a county road system in the county of Saginaw, and to provide the money therefor," approved May 17, 1899, as amended by act No. 335 of the Local Acts of Michigan for the year 1901, approved March 19, 1901, entitled "An act to amend sections 6, 8, 24 and 29, and repeal sections 30 and 31 of an act, entitled "An act to establish a county road system in the county of Saginaw, and to provide the money therefor,' being act No. 419 of the Local Acts of 1899, approved May 17, 1899," and to add thereto five new sections to stand as sections 30, 31, 32, 33 and 34;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 775 (file No. 280), entitled

A bill making appropriations for building and special purposes at the Michigan Asylum for the Insane at Kalamazoo for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Asylum for Insané at Kalamazoo.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 495 (file No. 273), entitled

A bill to amend section 36 of an act, entitled "An act to provide for the enrollment, organization, equipment, maintenance and discipline of the naval militia of the state," approved May 31, 1893, as amended by act No. 211 of the Public Acts of 1895 and act No. 6 of the Public Acts of 1898;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 878, entitled

A bill to regulate the catching of fish within the waters of Jackson

county; and to provide a penalty for its violation;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Fisheries.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 879, entitled

A bill to amend section 22a of chapter 3 of act 164 of the Public Acts of 1881, and acts amendatory thereof, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening the provisions of this act," being section 4688 of the Compiled Laws of 1897;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Ashley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefore, by yeas and nays, as follows:

#### YEAS.

Mr Ashley	Mr. Ely	y Mr.	Kane Mr	Sheldon
Baird	Fa	rr	Linsley	Smith
Brown	Fy	fe	Mills	Traver
Cook	Ha	yden	Moffatt	Van Akin
Cropsey	He	ine	Peek	Woodman
Curtis	Jen	ıks	Russell	Yeomans
Doherty	Jor	168	Seeley	President protem
				- 28

NAYS.

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The title of the bill was agreed to.

Mr. Ashley moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 868, entitled

A bill to provide for the payment of bounties for the killing of rapacious hawks in St. Joseph county, Michigan;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Linsley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Мг. МасКау	Mr. Sheldon
Baird	Hayden	Mills	Smith
Brown	Heine	Moffatt	Traver
Cook	Jenks	Moriarty	Van Akin
Cropsey	Jones	Peek	Woodman ·
Curtis	Kane	Rumer	Yeomans
Doherty	Linsley	Russell	President protem
Ely			29

NAYS.

The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

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House bill No. 549, entitled

A bill to provide for the taking of German carp, pike, pickerel and suckers from the waters of Turtle lake in Alpena and Montmorency counties;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Curtis moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Hayden	Mr. Mills	Mr. Sheldon
Baird	Heine	Moffatt	Smith
Brown	Jenks	Moriarty	Traver
Cook	Jones	Peek	Van Akin
Cropsey	Kane	Rumer	Woodman
Curtis	Linsley	Russell	Yeomans
Ely	MacKay	Seeley	President pro tem
Farr	Martindale		30

NAYS.

0

The title of the bill was agreed to.

Mr. Curtis moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 885, entitled

A bill to legalize certain bonds issued by the city of St. Clair, in the county of St. Clair, state of Michigan, numbered from 1 to 10, consecutively, denominated "Waterworks Extension Bonds," and bearing date May 19, 1905;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Jones moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr Ashley	Mr. Farr	Mr. MacKay	Mr. Seeley
Baird	F <b>yf</b> e	Martindale	Sheldon
Brown	Hayden	Mills	Smith
Cook	Heine	Moffatt	Traver
Cropsey	Jenks	Moriarty	Van Akin
Curtis	Jones	Pesk	Woodmän
Doherty	Kane	Rumer	Yeomans
Ely	Linsley	Russell	President protem

## NAYS.

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The title of the bill was agreed to.

Mr. Jones moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 884, entitled

A bill to amend section 3 of title 1 of House Enrolled Act No. 276 of the Legislature of 1905, entitled "An act to revise and amend the charter of the city of Saginaw";

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

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### NAYS.

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The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 883, entitled

A bill to detach certain territory from township No. 12 north of range 3 west, being the township of Pine River, in the county of Gratiot, and attach the same to the city of St. Louis, in said county;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Ely moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr. Farr Fyfe Hayden Heine Jenks Jones Kane	Mr. MacKay Martindale Mills Moffatt Moriarty Peek Rumer	Mr. Seeley Sheldon Traver Van Akin Woodman Yeomans President pro tem
Ely	Linsley	Russell	31

NAYS.

0

The title of the bill was agreed to.

Mr. Ely moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 887, entitled

A bill to provide for the payment by the school districts in the county of Bay of tuition in, and transportation to another district of said county, of children who have concluded the eighth grade of any such school district;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Education and Public Schools.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 888, entitled

A bill relative to the sale of intoxicating liquors as a beverage within the corporate limits of the village of Sherwood, county of Branch, and to authorize the council of said village to regulate and govern the same;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Linsley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Hayden	Mr. MacKay	Mr. Traver
Brown	Heine	Moffatt	Van Akin
Cook	Jenks	Peek	Woodman
Curtis	Jones	Rumer	Yeomans
Ely	Kane	Russell	President protem
Farr	Linsley	Sheldo <b>n</b>	23

## NAYS.

The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House, respectfully to retransmit to the Senate the following bill:

House bill No. 187 (file No. 203, enrolled No. 299), entitled

A bill to annex certain territory situated in the township of Springwells in the county of Wayne to the city of Detroit, and to apply and make operative in said territory all statutes and laws now or hereafter made applicable to and operative in said city.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Traver moved to suspend Rule 36, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the Senators elect voting therefor.

Mr. Traver moved to reconsider the vote by which the Senate on May 16 ordered the above entitled bill to take immediate effect.

The motion prevailed.

The question being on the motion that the bill be ordered to take immediate effect,

The motion did not prevail, two-thirds of all the Senators elect not voting therefor.

Mr. Traver moved to reconsider the vote by which the Senate on May 16 passed the above entitled bill.

The motion prevailed, a majority of all the Senators elect voting therefor.

The question being on the passage of the bill,

Mr. Traver moved to amend the bill

1. By striking out of line 21 of section 1 the word "center" and inserting in lieu thereof the word "westerly."

The amendment was adopted.

The question being on the passage of the bill,

Mr. Traver moved to amend the bill

By striking out of line 25 of section 1 the word "westerly" and inserting in lieu thereof the word "center."

The amendment was adopted.

The question being on the passage of the bill,

Mr. Traver moved to amend the bill

By striking out of line 26 of section 1 the word "westerly" and inserting in lieu thereof the word "center."

The amendment was adopted.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Baird	Mr. Farr	Mr. Mills	Mr. Sheldon
Brown	Hayden	Moffatt	Smith
Cook	Heine	Moriarty	Traver
Cropsey	Jenks	Peek	Van Akin
Curtis	Jones	Rumer	Yeomans
Doherty	Kane	Russell	President protem
Ely	MacKay		26
		NAYS.	0

The title of the bill was agreed to.

Mr. Traver moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 357 (file No. 148), entitled

A bill to authorize the formation of corporations for the purpose of

damming, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, manufacturing, conducting, using, selling, furnishing and supplying water and water power, electricity and electric power, and all and every kind of power for mining, milling, manufacturing, domestic, municipal and agricultural purposes and for the purpose of transportation and for all other purposes in the Upper Peninsula of Michigan;

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 4 of section 3 the word "one" and inserting in lieu thereof the word "two."

And that in the passage of the bill, as thus amended, the House has concurred.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendment made to the bill by the House,

Mr. Moriarty moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays as follows:

#### YEAS.

Ashley	Mr.	Farr	Mr.	MacKay	Mr.	Russell
Baird		Fyfe		Martindale	_	Sheldon
Brown		Hayden		Mills		Smith
Cook		Heine		Moffatt		Traver
Cropsey		Jenks		Moriarty		Van Akin
Curtis		Jones		Peek		Yeomans
Doherty Ely		Kane		Rumer		President protem . 29
	Baird Brown Cook Cropsey Curtis Doherty	Baird Brown Cook Cropsey Curtis Doherty	Baird Fyfe Brown Hayden Cook Heine Cropsey Jenks Curtis Jones Doherty Kane	Baird Fyfe Brown Hayden Cook Heine Cropsey Jenks Curtis Jones Doherty Kane	Baird Fyfe Martindale Brown Hayden Mills Cook Heine Moffatt Cropsey Jenks Moriarty Curtis Jones Peek Doherty Kane Rumer	Baird Fyfe Martindale Brown Hayden Mills Cook Heine Moffatt Cropsey Jenks Moriarty Curtis Jones Peek Doherty Kane Rumer

NAYS.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 218 (file No. 111), entitled

A bill to provide for the compulsory education of children, for penalties for failure to comply with the provisions of this act, and to repeal all acts or parts of acts conflicting with the provisions of the same;

To which bill the House made certain amendments and in which amendments the Senate refused to concur, at the same time asking for the appointment of a Committee of Conference on the matters of difference existing between the two Houses as to the bill.

And now to inform the Senate that the House has acceded to the request, and has appointed as the Committee of Conference on the part of the House, Messrs. Greusel, Galbraith, Heald, Bunting and Hudson.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

Pending the naming of the conferees on the part of the Senate by the President pro tem.,

Mr. Brown moved to suspend rule 36, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the Senators elect voting therefor.

Mr. Brown moved to reconsider the vote by which the Senate, on May 25, asked for a committee of conference.

The motion prevailed.

Mr. Brown moved to reconsider the vote by which the Senate, on May 25, refused to concur to the amendments made to the bill by the House.

The motion prevailed, a majority of all the Senators elect voting therefor.

The question then being on concurring to the amendments made to the bill by the House,

Mr. Brown moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Ashley Baird Brown Cook Cropsey Curtis Doherty Ely	Mr.	Farr Fyfe Hayden Heine Jenks Jones Kane Linsley	Mr.	MacKay Mills Moffatt Moriarty Peek Rumer Russell	Mr.	Sheldon Smith Traver Van Akin Woodman Yeomans President protem 30
			NAYS.			0

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 99 (file No. 134), entitled

A bill making appropriations for the State Asylum for special purposes for the fiscal year ending June 30, 1906, and the fiscal year ending June 30, 1907, and to provide a tax therefor;

And to inform the Senate that the House has passed a substitute there-

for, having the following title:

A bill making appropriations for the State Asylum for special purposes for the fiscal year ending June 30, 1906, and to provide a tax therefor;

And that in the passage of the bill, as thus substituted, the House has concurred, and has also ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The question being on concurring in the adoption of the substitute passed by the House,

Mr. Yeomans moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Ashley Baird Brown Cook Cropsey Curtis Doherty	Farr Fyfe Hayden Heine Jenks Jones Kane	Mr.	MacKay Martindale Mills Moffatt Moriarty Peek Rumer	•	Sheldon Smith Traver Van Akin Woodman Yeomans President protem
Doherty Ely	Kane Linsley		Rumer Russell		President protem 31

NAYS.

0

The title of the bill was agreed to.

Mr. Yeomans moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 392, entitled

A bill to amend sections 19, 20 and 22 of title 5, section 1 of title 7, sections 9, 14, 17 and 19 of title 11, section 16 of title 16 of act No. 405 of the Local Acts of 1893, entitled "An act to reincorporate the city of Lansing, in the county of Ingham, and to repeal all acts and parts of acts in conflict herewith," and all acts amendatory thereto; and to add a new section to title 16 to stand as section 18.

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, May 31, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 393, entitled

A bill to prohibit catching or taking fish in the Shiawassee river, in any other manner than with hook and line;

And to inform the Senate that in the passage of the bill the House has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 290, entitled

A bill to permit fishing through the ice with bob lines in Lapeer county; And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 320, entitled

A bill to amend sections 3, 5, 7, 13 and 17 and to repeal section 14 of act No. 384 of the Local Acts of the state of Michigan for the year 1903, approved April 2, 1903, entitled "An act to provide for the manner of

taking testimony before the probate court, justices of the peace and coroners in the county of Oakland, and to provide for the appointment, fix the term of office, and prescribe the duties, liabilities and compensation of a stenographer and assistant stenographer for the said courts; and to repeal act No. 377 of the Local Acts of the state of Michigan for the year 1895";

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 431, entitled

A bill to amend sections 6 and 8 of act No. 149 of the Public Acts of 1893, entitled "An act to provide for a county and township system of roads and to prescribe the powers and duties of the officers having the charge thereof";

And to inform the Senate that in the passage of the bill the House has

concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

Mr. Traver moved that the Senate take a recess until 3:45 o'clock p. m. The motion prevailed, the time being 3:25 o'clock p. m.

#### AFTER RECESS.

3:45 o'clock p. m.

The Senate was called to order by the President pro tem. A quorum of the Senate was present.

The Senate resumed the regular order of business.

### MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, May 31, 1905.

To the President of the Senate:

Sir-I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 402 (enrolled No. 129), being

An act to incorporate the village of Belleville, in the county of Wayne, State of Michigan.

Very respectfully,
FRED M. WARNER,
GOVERNOR.

The following message from the Governor was also received and read:

Executive Office, Lansing, June 1, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 325 (enrolled No. 125), being

An act to create and establish a State Highway Department by the appointment of a State Highway Commissioner and assistants, and defining the powers and duties of the office, and to provide for a system of state, co-operation with townships and counties in the improvement of the public wagon roads, and to make an appropriation therefor for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Also:

Senate bill No. 367 (enrolled No. 126), being

An act to create fractional school district No. 7 of the townships of Ida, Raisinville and Dundee in Monroe county; to define the boundaries thereof, and to authorize said district to borrow money and issue the bonds of said district for the purpose of building a school house therein and to provide for the payment of said bonds;

Also:

Senate bill No. 397 (enrolled No. 131), being

An act to disorganize and vacate the township of Atkinson in the county of Iron, and to incorporate its territory within the adjoining township of Iron River in the county of Iron;

Also .

Senate bill No. 398 (enrolled No. 132), being

An act to detach certain territory from the township of Iron River in the county of Iron and attach the said territory to the township of Stambaugh in said county;

Also:

Senate bill No. 403 (enrolled No. 130), being

An act to provide for the election of county drain commissioner in the county of Ingham, and to extend the term of the present incumbent of said office;

Also:

Senate bill No. 346 (enrolled No. 133), being

An act to authorize school district No. 8 of the township of Hamtramek, county of Wayne and State of Michigan, to borrow money and issue bonds therefor in the sum of \$15,000, to be used to purchase site and build additions to present school and for furnishing and equipping the same:

Also:

Senate bill No. 410 (enrolled No. 134), being

An act to provide for the lawful taking of cisco fish in the waters of Brown's lake, in Jackson county;

Also:

Senate bill No. 372 (enrolled No. 138), being

An act to provide for the inspection and examination by the Attorney General of books, papers and documents in the custody or control of any railroad company;

Also:

Senate bill No. 415 (enrolled No. 140), being

An act to authorize the union school district of Bay City to borrow money and issue its bonds therefor, for the purpose of building, enlarging and repairing certain school buildings.

Very respectfully, FRED M. WARNER. Governor.

## REPORTS OF STANDING COMMITTEES.

By the Committee on Counties and Townships:

The Committee on Counties and Townships report

House bill No. 867, entitled

A bill to annex certain territory situated in the township of Greenfield, in the county of Wayne, to the city of Detroit, and to apply and make operative in said territory all laws applicable to and operative in said city;

With the following amendment thereto:

By striking out of section 1 all after the word "to-wit" in line 5 and

inserting in lieu thereof the following:

Beginning at the intersection of the present northerly limits of the city of Detroit with the north-easterly line of Grand River Avenue. thence northwesterly along the northeasterly line of said Grand River Avenue to the intersection with the extension of the northerly line of Allendale subdivision of southerly ten feet of lot 4 and lots 7, 8, 11 and 12 of Tireman's subdivision of part of lot 5, one-fourth sections 50, 51, 52, 10,000 acre tract and fractional section 3, town two (2) south, range 11 east, Greenfield township, thence westerly along the northerly line of said Allendale subdivision and extension thereof, to the easterly line of private claim two hundred sixty (260), thence southerly along

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the easterly line of private claim two hundred sixty (260) to the intersection with the present northerly line of the city of Detroit, thence easterly, then northerly and again easterly along the present city limits of the city of Detroit to the point of beginning, the above described property being now in the township of Greenfield.

Recommend that the amendment be concurred in, and that when so

amended the bill pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

Mr. Ashley moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

Mr. Martindale moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Seeley
Baird	Hayden	Mills	Smith
Brown	Heine	Moffatt	Traver
Сгорвеу	Jenks	Moriarty	. Van Akin
Curtis	Jones	Peek	Woodman ·
. Doherty	Kane	Rumer	<ul> <li>Yeomans</li> </ul>
Ely	Linsley	Russell	President protem
-	•		- 28

NAYS.

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The title of the bill was agreed to.

Mr. Martindale moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Judiciary:

The Committee on Judiciary report

Senate bill No. 425, entitled

A bill to amend paragraph 6 of section 3 of act No. 191 of the Public Acts of 1903, entitled "An act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith;"

With the accompanying substitute therefor, entitled

A bill to amend section 3 of act No. 237 of the Public Acts of 1899, entitled "An act to provide for the examination, regulation, licensing and registration of physicians and surgeons and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith," approved June 3, 1899, as amended by act No. 191 of the Public Acts of 1903;

Recommend that the substitute be concurred in and that the bill, as substituted, pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

Mr. Mills moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Baird Mr. Linsley Mr. Moffatt Mr. Peek Brown MacKay Moriarty Traver Heine Mills	· 10
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## NAYS.

Mr. Hayden Rumer	Mr. Russell Seeley	Mr. Sheldon	Mr. Yeomans	6

Mr. Mills moved to reconsider the vote by which the Senate refused to pass the above entitled bill.

The motion prevailed, a majority of all the Senators elect voting therefor.

The question being on the passage of the bill,

Mr. Baird moved that the bill be referred to the committee of the whole, to take second place on the General Order.

The motion did not prevail, two-thirds of all the Senators present not voting therefor.

Mr. Mills moved that the bill be laid on the table.

The motion prevailed.

By the Committee on Judiciary: The Committee on Judiciary report

Senate bill No. 221, entitled

A bill to amend section 10095 of the Compiled Laws of 1897, being a part of chapter 280, referring to the consolidation, reference and transfer of causes;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the bill be referred to the committee of the whole and placed on the General Order without printing.

The motion prevailed, two-thirds of all the Senators present voting therefor.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 576, entitled

A bill to amend section 36 of act No. 183, Public Acts of 1897, being compiler's section 398 of Compiled Laws of 1897, being an act, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the state of Michigan";

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Doherty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. MacKay	Mr. Seeley
Baird	Hayden	Martindale	Sheldon
Brown	Heine	Mills	Smith
Cook	Jenk <b>s</b>	Moffatt	Traver
Cropsey	Jones	<b>Moriarty</b>	Van Akin
Curtis	Kane	Peek	Yeomans
Doherty	Linsley	Russell	President pro tem
Farr	-	•	29

# NAYS.

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The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 548 (file No. 228), entitled

A bill to prohibit the corrupt influencing of agents, employes or servants:

With the recommendation that the bill pass.

W. E. BROWN, Chairman.

The report was accepted and the committee discharged.

Mr. MacKay moved that the bill be referred to the committee of the whole and placed on the General Order for today.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 467 (file No. 136), entitled

A bill to amend section 10 of chapter 258 of the Compiled Laws of Digitized by GOOGIC

174

1897, entitled "Fraudulent conveyances and contracts relating to personal property," being compiler's section 9523;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the bill be referred to the committee of the whole and placed on the General Order for today.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

By the Committee on Judiciary:

The Committee on Judiciary report

Senate bill No. 436, entitled

A bill to amend section 34 of chapter 102 of the Revised Statutes of 1846, entitled "Of affidavits taken and other judicial proceedings had in other states and foreign countries," as amended by Act No. 30 of the Public Acts of 1897, being section 10145 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Traver moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Farr	Mr. Fyfe Hayden Heine Jenks Jones Kane Linsley	Mr. MacKay Martindale Mills Moffatt Moriarty Peek Seeley	Mr. Sheldon Smith Traver Van Akin Woodman Yeomans President protem 29
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NAYS.

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The title of the bill was agreed to.

Mr. Traver moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 681 (file No. 202, entitled

A bill to make deeds heretofore or hereafter made upon sale of land reserved and withheld from homestead entry under the provisions of

section 131 of act 206 of the Public Acts of 1893, and acts amendatory thereto, prima facie evidence of title in fee in the purchaser;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Doherty moved that the bill be referred to the committee of the whole and placed on the General Order for today.

The motion prevailed, two-thirds of all the Senators present voting therefor.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 260, entitled

A bill to amend section 35 of act No. 183 of the Public Acts of 1897, same being section 397 of the Compiled Laws of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the state of Michigan";

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Peek moved that the rules be suspended, and that the hill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr	Ashley	Mr.	Farr	Mr.	MacKay	Mr.	Smith
	Baird		Fyfe		Moffatt		Traver
	Brown		Hayden		Moriarty		Van Akin
	Cook		Heine		Peek		Woodman
	Cropsey		Jenk <b>s</b>		Rumer		Yeomans
	. Curtis		Kane		Seeley		President protem
	Doherty		Linsley				26

NAYS.

0

The title of the bill was agreed to.

Mr. Peek moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 388 (file No. 145), entitled

A bill to amend section 56 of chapter 77 of the Revised Statutes of 1846, entitled "Of the sale of lands for the payment of debts by executors, administrators and guardians, as added by act 127 of the Public Acts of 1895 and by act 235 of the Public Acts of 1899, being

section 9133 of the Compiled Laws of 1897, as amended by Act 204 of the Public Acts of 1903;

With the following amendments thereto:

1. By striking out of lines 5 and 6 of section 1 the words "and by Act 235 of the Public Acts of 1899."

2. By inserting in line 7 of section 1 after the word "as" the word "last." .

Recommend that the amendments be concurred in, and that when so amended the bill pass.

> W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Brown moved that the bill be referred to the committee of the whole and placed on the General Order for today.

The motion prevailed, two-thirds of all the Senators present voting therefor.

By the Committee on Military Affairs:

The Committee on Military Affairs report

House Joint Resolution No. 617 (file No. 237), entitled Joint Resolution for the relief of Telesphore C. Bergeron, Private Company E, Third Infantry, Michigan National Guard;

With the recommendation that the Joint Resolution be referred to the Committee on Finance and Appropriations.

> CHARLES SMITH. Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the Senate concur in the recommendation of the committee that the Joint Resolution be referred to the committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Military Affairs: The Committee on Military Affairs report House bill No. 495 (file No. 273), entitled

A bill to amend section 36 of an act, entitled "An act to provide for the enrollment, organization, equipment, maintenance and discipline of the naval militia of the State," approved May 31, 1893, as amended by act No. 211 of the Public Acts of 1895, and act No. 6 of the Public Acts of 1898;

With the recommendation that the bill be referred to the Committee on Finance and Appropriations.

> CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on State Affairs: The Committee on State Affairs report House bill No. 212 (file No. 125), entitled

A bill prohibiting public presentation for profit of unpublished or undedicated dramatic plays and musical compositions, without the consent of the owner or proprietor thereof, and providing punishment for violation of the provisions of this act;

With the recommendation that the bill pass.

A. J. Donerty, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the Committee on State Affairs:

The Committee on State Affairs report

Substitute for House bills No. 126 and 620 (file No. 211) entitled:

A bill to amend section 2197 of the Compiled Laws of 1897, entitled "An act to establish a house of correction for juvenile offenders";

With the recommendation that the bill pass.

A. J. Doherty, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the Committee on State Affairs: The Committee on State Affairs report House bill No. 777 (file No. 283), entitled

A bill to authorize the appointment of an assistant secretary of the State Board of Health; to prescribe his duties and fix his compensation; With the following amendments thereto:

1. By inserting in line 2 of section 1 after the word "board" the words "and a stenographer to the Secretary" and by adding the letter

"s" to the word "appointment" in line 3.

2. By adding to section 2 the following words: "The stenographer to the secretary shall receive a salary of one thousand dollars per annum, to be paid from the same fund, and in the same manner as other departmental clerks are paid."

Recommend that the amendments be concurred in, and that when so

amended the bill pass.

A. J. Dohertý, Chairman.

The report was accepted and the committee discharged.

Mr. Doherty moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows: Google

#### YEAS.

Mr.	Baird Brown Cook Cropsey Doherty Fyfe	Mr Hayden Heine Jenks Jones Kane	Mr. Linsley MacKay Mills Moffatt Moriarty	Mr.	Peek Seeley Smith Traver Van Akin
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NAYS.

Mr. Sheldon

21 1

The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Counties and Townships: The Committee on Counties and Townships report

House bill No. 709, entitled

A bill to amend sections 2, 3 and 5 of act No. 445 of the Local Acts of the year 1903, entitled "An act to provide for a county poor physician for the county of Saginaw, fix his compensation, prescribe his duties and regulate the liability of the county for the care of indigent persons affected with contagious diseases," approved April 29, 1903;

With the following amendment thereto:

By striking out of line 8 of section 2 the words "twelve hundred" and inserting in lieu thereof the words "fifteen hundred."

Recommend that the amendment be concurred in, and that when so amended the bill pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

Mr. Ashley moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Fyfe	Mr Martindale	Mr. Sheldon
Baird	Hayden	Mills	Smith
Brown	Heine	Moffatt	Traver
Cook	Jenks	Moriarty	Van Akin
Cropsey	Jones	Peek	Woodman
Curtis	Kane	Rumer	Yeomans
Doherty	Linsley	Russell	President protem
Farr	MacKay	Seelev	31

NAYS.

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Counties and Townships:

The Committee on Counties and Townships report

House bill No. 716, entitled

A bill to provide for the payment of salaries to the sheriff, clerk, treasurer, register of deeds and deputies of said offices of Calhoun county, Michigan, and provide for the collection of all fees and payment of the same to the county treasurer;

With the recommendation that the bill pass.

Noble Ashley,

Chairman.

The report was accepted and the committee discharged.

Mr. Cropsey moved that the rules be suspended, and the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	MacKay	Mr.	Seeley
	Baird		Fyfe		Martindale		Sheldon
	Brown		Hayden		Mills		Smith
	Cook		Heine		Moffatt		Van Akin
	Cropsey		Jenks		Moriarty		Woodman
	Curtis		Jones		Peek		Yeomans
	Doherty		Kane		Rumer		President protem
	Elv		Linsley		Russell		31

NAYS.

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The title of the bill was agreed to.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 389 (file No. 147) entitled

A bill to amend section 26 of chapter 78 of the Revised Statutes of 1846, entitled "Of the sale of lands of minors and other persons under guardianship, and securing the proceeds for their use." as added by act 128 of the Public Acts of 1895 and by act 236 of the Public Acts of 1899, being section 9166 of the Compiled Laws of 1897, as amended by act 207 of the Public Acts of 1903;

With the following amendments thereto:

- 1. By striking out of lines 5 and 6 of section 1, the words "and by act 236 of the Public Acts of 1899";
- 2. By inserting in line 8 of section 1 after the word "as" the word "last."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

W. E. Brown,

Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Brown moved that the bill be referred to the committee of the whole and placed on the general order for today.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

By the Committee on Horticulture: The Committee on Horticulture report

House bill No. 409 (file No. 151), entitled

A bill making appropriations for the fiscal years ending June 30, 1906, and June 30, 1907, for the purpose of promoting the horticultural interests of the state and the editing and compiling of the reports of the Michigan State Horticultural Society, and to provide a tax to meet the same;

With the recommendation that the bill be referred to the Committee on Finance and Appropriations.

A. B. Cook, Chairman.

The report was accepted and the committee discharged.

Mr. Cook moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Labor Interests:

The Committee on Labor Interests report

Senate bill No. 355, entitled

A bill to provide for the better protection of life and property against injury or damage resulting from the operation of steam engines and boilers by incompetent engineers and others, to create a board of state examiners therefor and prescribe the powers and duties of such board;

With the following amendment thereto:

By inserting in line 2 of section 1 after the word "Michigan" the word "except in the city of Detroit."

Recommend that the amendment be concurred in, and that when so amended the bill pass.

F. C. MARTINDALE, Chairman.

The report was accepted and the committee discharged.

Mr. Martindale moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

Mr. Martindale moved that the bill be referred to the committee of the whole and placed on the general order without printing.

The motion prevailed.

By the Committee on Education and Public Schools: The Committee on Education and Public Schools report House bill No. 887, entitled

A bill to provide for the payment by the school districts in the county of Bay of tuition in, and transportation to another district of said county, of children who have concluded the eighth grade of any such school district;

With the following amendment thereto:

By inserting in line 9 of section 1 after the word "tuition" the words "and transportation."

Recommend that the amendment be concurred in, and that when so amended the bill pass.

> F. C. MARTINDALE, Chairman.

The report was accepted and the committee discharged.

Mr. Martindale moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

Mr. Heine moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr	Ashley Baird Brown Cropsey Curtis Doherty Elly	Mr. Fyfe Hayden Heine Jenks Jones Kane Linsley	Mr. Martindale Mills Moffatt Morlarty Peek Rumer Russell	Mr. Sheldon Smith Traver Van Akin Woodman Yeomans President protem
	Farr	MacKay	Seeley	31

NAYS.

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The title of the bill was agreed to.

Mr. Heine moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Fisheries:

The Committee on Fisheries report

House bill No. 451, entitled

A bill to prohibit the catching or taking or fish with net or other device of any kind, except hook and line, from that part of Thunder Bay on Lake Huron, lying inside, or south and east of a line extending from the mouth of Thunder Bay river to South Point, in section 26, in township No. 29 north of range 9 east;

With the accompanying substitute therefor, entitled

A bill to prohibit the taking or catching of fish with net or other device of any kind, except hook and line, from a part of Thunder Bay, Lake Huron, to prescribe a penalty for violations thereof, and to repeal all acts or parts of acts inconsistent herewith; Digitized by Google

175

Recommend that the substitute be concurred in and that the bill, as substituted pass.

O. C. MOFFATT, Chairman.

The report was accepted and the committee discharged.

Mr. Moffatt moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

Mr. Curtis moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr Hayden	Mr. Martindale	Mr. Sheldon
Baird	Heine	Mills	Smith
Brown	Jenks	Moffatt	<b>Traver</b>
Cropsey	Jones	Moriarty	Van Akin
Curtis	Kane	Peek	Woodman
Doherty	Linsley	Rumer	Yeomans
Farr	MacKay	Seeley	President pro tem
Fyfe		-	29

#### NAYS.

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The title of the bill was agreed to.

Mr. Curtis moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Taxation:

The Committee on Taxation report

House bill No. 876, entitled

A bill to amend sections 2 and 4 of an act, entitled "An act to provide for the collection of state and county taxes in the city of Detroit, repealing Acts No. 241 of the Session Laws of 1863 and No. 88 of the Session Laws of 1865, amendatory thereto." approved May 22, 1879; and to repeal all acts and parts of acts inconsistent herewith;

With the recommendation that the bill pass.

Geo. N. Jones, Chairman.

The report was accepted and the committee discharged.

Mr. Martindale moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

#### YEAS.

B C C	saird Brown Bropsey Burtis Doherty	Ir. Fyfe Jenks Jones Kane Linsley MacKay	Moffatt Moriarty Peek Rumer Russell	Sheldon Smith Traver Van Akin Woodman Yeomans
E	Joherty Doherty	MacKay Martindale	Russell Seeley	President protem

NAYS.

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The title of the bill was agreed to.

By the Committee on Banks and Corporations:

The Committee on Banks and Corporations report

House bill No. 659, entitled

A bill to repeal Act 47 of the Public Acts of 1838, entitled "An act to prevent the circulation of bills or tickets of a less denomination than one dollar," approved March 22, 1838, being sections 11358 and 11359 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

WM. L. CURTIS, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the Committee on Banks and Corporations:

The Committee on Banks and Corporations report

House bill No. 588 (file No. 168), entitled

A bill to amend sections 27 and 52 of act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," as amended, being compiler's sections 6116 and 6141 respectively, of the Compiled Laws of 1897, as amended by act No. 265 of the Public Acts of 1899, and by adding a new section thereto to stand as section 67 of said act;

With the following amendments thereto:

1 By striking out of line 98 of section 27 the words "or a trustee."

2 By striking out of line 11 of section 52 the words "or a trustee." Recommend that the amendments be concurred in, and that when so amended the bill pass.

WM. L. CURTIS,

Chairman.

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The report was accepted and the committee discharged.

Mr. Curtis moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. MacKay moved that the bill be referred to the committee of the whole and placed on the general order for today.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

By the Committee on Apportionment:

The Committee on Apportionment report

Senate bill No. 426 entitled

A bill to divide the state of Michigan into 32 senatorial districts; With the recommendation that the bill pass.

A. J. PEEK,

Chairman.

The report was accepted and the committee discharged.

Mr. Peek moved that the bill be referred to the committee of the whole and placed on the general order for today.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

By the Committee on Apportionment:

The Committee on Apportionment report

Senate bill No. 427, entitled

A bill to apportion anew the representatives in the State Legislature among the several counties and districts of this state;

With the recommendation that the bill pass.

A. J. PEEK,

Chairman.

The report was accepted and the committee discharged.

Mr. Peek moved that the bill be referred to the committee of the whole and placed on the general order for today.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

Senate bill No. 327, entitled

A bill to authorize the village of Woodmere in the county of Wayne and state of Michigan, to establish, construct and maintain a system of public sewers in said village and to issue bonds for the payment therefor;

With the recommendation that the bill pass.

A. W. FARR,

Chairman.

The report was accepted and the committee discharged.

Mr. Traver moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Martindale Mr. Seeley Mr. Ashley Mr. Ely Sheldon Baird Fyfe Mills Brown Jenks Moffatt Smith Cook Jones -Moriarty Traver Woodman Cropsey Kane Peek

Mr. Curtis Mr. Linsley Mr. Rumer Mr. Yeomans
Doherty MacKay Russell President protem
28

NAYS.

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The title of the bill was agreed to.

Mr. Traver moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

House bill No. 849, entitled

A bill to incorporate the city of Sandusky in the county of Sanilac, and to repeal act No. 270 of the Local Acts of 1885, entitled "An act to incorporate the village of Sandusky," approved March 12, 1885, and act No. 530 of the Local Acts of 1887, entitled "An act to change the name of the village of Sandusky in Sanilac county to Sanilac Centre," approved June 21, 1887;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Jenks moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	Mills	Мr	Sheldon
	Baird		Fyfe		Moffatt		Smith
	Brown		Jenks		Moriarty		Traver
	Cook		Jones		Peek		Van Akin
	Cropsey		Kane		Rumer		Woodman
	Curtis		Linsley		Russell		Yeomans
	Doherty		MacKay		Seeley		President pro tem
							28

NAYS.

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The title of the bill was agreed to.

Mr. Jenks moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

Senate bill No. 435, entitled

A bill to amend section 1 of chapter 9 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," approved May 27, 1895, and as amended by Act No. 239

of the Public Acts of 1897, and by Act 136 of the Public Acts of 1899, and by Act 156 of the Public Acts of 1901, being section 3082 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Cropsey moved that the bill be referred to the committee of the whole and placed on the general order for today.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

By the Committee on Cities and Villages: The Committee on Cities and Villages report

House bill No. 829, entitled

A bill to amend sections 3 and 4 of chapter 1, section 1 of chapter 2, section 3 of chapter 3, section 2 of chapter 7, section 31 of chapter 7, section 2 of chapter 9, section 7 of chapter 9, section 1 of chapter 11, section 4 of chapter 15, section 9 of chapter 15, section 5 of chapter 16, section 8 of chapter 16, section 6 of chapter 17, section 9 of chapter 17, section 13 of chapter 17, section 16 of chapter 17, section 1 of chapter 22, and to add six new sections to chapter 11 to stand as sections 14, 15, 16, 17, 18 and 19; and two new sections to chapter 15, to stand as sections 33 and 34, of Act 390 of the Local Acts of 1885, and amendments thereto entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885;

With the following amendments thereto:

- 1. By striking out of line 11 of section 2 of chapter 9 the figures "2000" and inserting in lieu thereof the figures "1910."
- 2. By striking out of line 10 of section 9 of chapter 15 the words "and also."
- 3. By striking out sections 33 and 34 of chapter 15 and inserting the following to stand as sections 33 and 34.

## CHAPTER XV.

Sec. 33. In addition to the powers already conferred in this charter, the said city of Port Huron, at any time the canal commission mentioned in this charter by and with the consent of the common council may determine it necessary after the commencement of the canal mentioned in this charter, is hereby authorized and empowered to bond itself in an additional sum not exceeding \$25,000 for the purpose of completing said canal; said bonds when issued, shall be denominated "Canal Construction Bonds" and shall not be for a longer period than 30 years. No such bonds shall be issued unless authorized by the board of estimates (but no vote by the resident taxpayers or electors of the city shall be necessary). The proceeds of the sale of said bonds shall be placed in the canal construction fund and shall only be used the same as such funds.

Sec. 34. Said city of Port Huron is hereby authorized and empowered to proceed with the work of building the canal now commenced between Lake Huron and Black river, in such manner as the canal commission

by and with the consent of the common council of said city may direct; and if so directed the said city by its said canal commission may proceed to let a new contract for the completion of said canal, with or without taking new bids therefor, by and with the assent and approval of the said council; and the said canal commission for and on behalf of the said city may complete said canal by day work without letting any contract therefor, if in its judgment the same is in the interests of the said city so to do.

Recommend that the amendments be concurred in, and that when so amended the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Farr moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Jones moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Farr	Mr.	Mills	Mr.	Sheldon
	Fyfe		Moffatt		Smith
	Hayden		Moriarty		Traver `
•	Jenks		Peek		Van Akin
	Jones		Rumer		Woodman
•	Kane		Russell		Yeomans
	Linsley .		Seeley		President protem
	MacKay		,		30
		Hayden Jenks Jones Kane Linsley	Fyfe Hayden Jenks Jones Kane Linsley	Fyfe Moffatt Hayden Moriarty Jenks Peek Jones Rumer Kane Russell Linsley Seeley	Fyfe Moffatt Hayden Moriarty Jenks Peek Jones Rumer Kane Russell Linsley Seeley

NAYS.

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The title of the bill was agreed to.

Mr. Jones moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

#### MOTIONS AND RESOLUTIONS.

Mr. Mills moved to take from the table

Senate bill No. 425, entitled

A bill to amend section 3 of act No. 237 of the Public Acts of 1899, entitled "An act to provide for the examination, regulating, licensing, and registration of physicians and surgeons and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict

therewith," approved June 3, 1899, as amended by act No. 191 of the Public Acts of 1903.

The motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Baird Brown Cropsey Doherty Fyfe	Mr.	Heine Kane MacKay Martindale	Mr.	Mills Moriarty Peek Sheldon	Mr.	Smith Traver Van Akin Woodman	17
	r yle			NAYS.				17
Mr.	Curtis Hayden Jenks	Mr.	Jones Linsley	Mr.	Rumer Russell	Mr.	Seeley Yeomans	9

The title of the bill was agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect.

The motion did not prevail, two-thirds of all the Senators elect not voting therefor.

Mr. Jones moved to take from the table House bill No. 46 (file No. 126), entitled

A bill regulating the taxation of steam vessels, sailing vessels, boats and other water craft.

The motion prevailed.

Mr. Jones moved that the bill be referred to the committee of the whole and placed on the general order for today.

The motion prevailed, two-thirds of all the Senators present voting therefor.

#### NOTICES.

Mr. Baird gave notice that at some future day he would ask leave to introduce

A bill to amend the charter of the city of Saginaw.

#### INTRODUCTION OF BILLS.

Mr. Linsley, pevious notice having been given and leave being granted, introduced

Senate bill No. 438, entitled

A bill to amend section 28 of chapter 5 of act No. 11 of the Senate Enrolled Acts passed by the legislature of the state of Michigan for the year 1905, approved May 18, 1905, entitled "An act to reincorporate the city of Coldwater."

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Linsley moved that the rules be suspended, and the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Sheldon
Baird	Hayden	Mills	Smith
Brown	Heine	Moffatt	Traver
Cook	Jenks	Moriarty	Van Akin
Cropsey	Jones	Peek	Woodman
Doherty	Kane	Russell	Yeomans
Ely	Linsley	Seeley	President protem
Farr	MacKay	•	30

NAYS.

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The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Fyfe introduced

Senate bill No. 439, entitled

A bill to provide for the adoption and use of a standard, form of fire insurance policy and to repeal act 149 of the Public Acts of 1881, as amended by act 38 of the Public Acts of 1889.

The bill was read a first and second time by its title, and pending its

reference to a committee.

Mr. Fyfe moved that the rules be suspended, and that the bill be referred to the committee of the whole and placed on the general order for today.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

Mr. MacKay introduced

Senate Joint Resolution No. 440, entitled

Joint Resolution to provide for the relief of Thomas Allen.

The Joint Resolution was read a first and second time by its title.

Mr. MacKay moved that the rules be suspended, and that the Joint Resolution be referred to the Committee on Finance and Appropriations.

The motion prevailed, two-thirds of all the Senators present voting therefor.

Mr. Kane introduced

Senate bill No. 441, entitled

A bill to prohibit horse races, base-ball games, and all games and sports, upon the thirtieth day of May, commonly called "Memorial Day," in the counties of Isabella, Lapeer and Cass.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Kane moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley M	fr. Ely	Mr. Martindale	Mr. Sheldon Woodman Yeomans President protem 1
Brown	Farr	Mills	
Cook	Hayden	Moffatt	
Cropsey	Jones	Russell	
Doherty	Kane	Seeley	

#### NAYS.

Mr. Baird	Mr. Heine	Mr. Smith	Mr. Van Akin	
Fyfe	Linsley	Traver		7

The title of the bill was agreed to.

Mr. Seeley, previous notive having been given and leave being granted, introduced

Senate bill No. 442, entitled

A bill to amend act No. 301 of the Local Acts of 1883, entitled "An act to attach certain territory to the village of Birmingham," approved May 18, 1883.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Seeley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Moffatt	Mr. Sheldon
Baird	Hayden	Moriarty	Smith
Brown	Heine	Peek	Traver
Cook	Jones	Rumer	Van Akin
Cropsey	Kane	Russell	Yeomans
Ely	Linsley	Seeley	President pro tem
Farr	Martindale	_	26

#### NAYS

3 4.

The title of the bill was agreed to.

Mr. Seeley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting there-

for, and the bill was ordered to take immediate effect.

Mr. Traver introduced

· Senate bill No. 443, entitled

A bill to amend sections 2 and 6 of act No. 268 of the Public Acts

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of 1897, approved June 2, 1897, entitled "An act to regulate and license the use of firearms in hunting for and killing deer protected by the laws of this state and providing a penalty for its violation," the same being sections 5793 and 5797 of the Compiled Laws of 1897.

The bill was read a first and second time by its title and referred to

the Committee on Gaming Interests.

#### UNFINISHED BUSINESS.

The President pro tem. laid before the Senate Senate bill No. 437, entitled

A bill to regulate the civil service of the city of Detroit, provide for the appointment of a civil service commission therein, prescribe its duties and powers, prohibit assessments of officers and employes for political purposes and provide certain penalties for the violation of this act.

The question being on the passage of the bill,

Mr. Ashley asked unanimous consent to withdraw the bill,

Whereupon the President pro tem. made the following announcement:

This bill, now on the Order of Unfinished Business, is practically, with the addition of a few amendments, the same and desires to effect the same results as the one previously presented by the same Senator and now in the committee on Cities and Villages.

On careful examination of the bill in question I am led to believe that in the power with which it invests certain boards in the city of Detroit it would be in conflict with the powers now by them enjoyed under the provisions of the present city charter.

That by reason of the last section in said bill which asks for the repeal of any act in conflict therewith that the passage of the bill would operate as an amendment to the city charter, and not having been previously noticed as required by Senate Rule 22, is not properly before the Senate.

Mr. Doherty moved that when the Senate adjourn today, it stand adjourned until tomorrow at 8:30 o'clock a. m.

The motion prevailed.

Mr. Doherty moved that when the Senate adjourn tomorrow it stand adjourned until Monday, June 5, at 2 o'clock p. m.

The motion prevailed.

By unanimous consent the Senate returned to the order of

## MESSAGES FROM THE HOUSE.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: ... House bill No. 861, entitled

A bill to amend sections 2 and 5 of title 3, sections 2, 3, 4, 8, 17 and 19 of title 4, sections 8, 9, 19, 22 and 42 of title 5, sections 5, 33, 58 and 64 of title 6, section 2 of title 7, sections 1 and 2 of title 8, sections 1, 3 and 5 of title 10, section 3 of title 13, sections 1 and 2 of title 14, sections 8 and 9 of title 16, section 5 of title 17, sections 4, 5 and 10 of title 19, section 15 of title 20, and section 14 of title 33, of act No. 424 of the Local Acts of 1895, entitled "An act to incorporate the city of Traverse City in the county of Grand Traverse, and to repeal all acts and parts of acts in conflict herewith," approved May 18, 1895, as amended by act No. 328 of the Local Acts of 1899, and to add three new sections thereto to stand as section 3 of title 2, sections 5a and 25 of title 19; and to repeal section 22 of title 4, sections 27, 28 and 31 of title 6, and section 4 of title 13 of said act;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Moffatt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mrs. Arhlow	Mr. Flore	35- 35-M-44	V- 0-44
Mr. Ashley	Mr. Farr	Mr. Moffatt	Mr. Smith
Baird	Hayden	Moriarty	Traver
Brown	Heine	Peek	Van Akin
Cropsey	Jenks	Russell	Woodman
Curtis	Kane	Seeley	Yeomans
Doherty	Linsley	Sheldon	President protem
Ely	MacKay		26

NAYS.

Mr. Moffatt moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 123 (file No. 24), entitled

A bill to regulate the sales, transfers and assignments of stocks of goods, merchandise and fixtures, in bulk;

And to inform the Senate that the House had amended the same as follows:

1. By striking out of line 21 of section 1 the words "or can by the exercise of reasonable diligence acquire knowledge."

2. By adding to section 3 the following priviso:

"Provided, however, That any purchaser, transferee or assignee, who shall conform to the provisions of this act shall not in any way be held accountable to any creditor of the seller, transferor or assignor, or to the seller, transferor or assignor for any of the goods, wares, merchandise or fixtures that have come into the possession of said purchaser, transferee, or assignee by virtue of such sale, transfer or assignment."

And that in the passage of the bill, as thus amended, the House has

concurred.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

Mr. Brown moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cropsey Curtis Doherty	Mr. Farr	Mr. MacKay	Mr. Smith
	Hayden	Moffatt	Traver
	Heine	Moriarty	Van Akin
	Jenks	Peek	Woodman
	Jones	Russell	Yeomans
	Kane	Seeley	President pro tem
Ely	Kane	Seeley	President pro tem
Ely	Linsley	Sheldon	

NAYS.

The bill was then referred to the Secretary for printing and presentation to the Governor.



Mr. Brown moved that the Senate resolve itself into the committee of the whole on the

#### GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Kane to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

T.

Senate bill No. 354 (file No. 169), entitled

A bill making an appropriation for the House of Providence of the city of Detroit, to aid in the maintenance and care of abandoned and destitute children received by such institution, and in the maintaining and caring for indigent, pregnant women confined therein during pregnancy, child-birth and convalescence, and to provide a tax to meet the same:

Also

Senate bill No. 243 (file No. 75) entitled

A bill to provide for the holding of primary elections and conventions, for the registration of electors and enrollment of parties for political committees, and for the punishment of any violation therefor.

Also

House bill No. 548 (file No. 228), entitled

A bill to prohibit the corrupt influencing of agents, employes, or servants:

Also

House bill No. 467 (file No. 136), entitled

A bill to amend section 10 of chapter 258 of the Compiled Laws of 1897, entitled "Fraudulent conveyances and contracts relating to personal property," being compiler's section 9523;

Also

House bill No. 681 (file No. 202), entitled

A bill to make deeds heretofore or hereafter made upon sale of land reserved and withheld from homestead entry under the provisions of section 131 of act 206 of the Public Acts of 1893, and acts amendatory thereto, prima facie evidence of title in fee in the purchaser;

Also

House bill No. 388 (file No. 145), entitled

A bill to amend section 56 of chapter 77 of the Revised Statutes of 1846, entitled "Of the sale of lands for the payment of debts by executors, administrators and guardians," as added by act 127 of the Public Acts of 1895 and by act 235 of the Public Acts of 1899, being section 9133 of the Compiled Laws of 1897, as amended by act 204 of the Public Acts of 1903:

Also

House bill No. 389 (file No. 147), entitled

A bill to amend section 26 of chapter 78 of the revised statutes of 1846, entitled "Of the sale of lands of minors and other persons under guardianship, and securing the proceeds for their use," as added by act 128 of the Public Acts of 1895 and by act 236 of the Public Acts of 1899, being section 9166 of the Compiled Laws of 1897, as amended by act 207 of the Public Acts of 1903;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

House Joint Resolution No. 432 (file No. 177), entitled

Joint Resolution proposing an amendment to section 1 of article 7 of the state constitution, relative to the qualification of electors;

Have directed their chairman to report the same back to the Senate, with the recommendation that all after the enacting clause of the Joint Resolution be stricken out.

The committee of the whole have also under consideration the following:

III.

Senate bill No. 192 (file No. 64), entitled

A bill to regulate and restrict the insurance of infants and minors under the age of fifteen years and to provide penalties for the violation thereof:

Have directed their chairman to report the same back to the Senate, with the recommendation that the bill be re-referred to the Committee on Insurance.

The committee of the whole have also had under consideration the following:

IV.

Senate bill No. 282 (file 92), entitled

A bill to provide for the due organization of political parties in this state, the registration of their members and the conduct of caucuses, primary elections and conventions by political parties so organized;

Have directed their chairman to report the same back to the Senate, with the recommendation that the further consideration of the bill be indefinitely postponed.

The committee of the whole have also had under consideration the following:

v

Senate bill No. 343, entitled

A bill to provide for the holding of primary elections and conventions, to punish offenses committed thereat, frauds thereon, and the corruption and attempted corruption of delegates, and to repeal act No. 203

of the Public Acts of 1895, and act No. 203 of the Public Acts of 1897, as amended, approved June 28, 1887, and to repeal all other acts, or parts of acts, contravening the provisions of this act;

Have directed their chairman to report the same back to the Senate,

with the recommendation that the bill be laid on the table.

Harry J. Kane, Chairman.

The report was accepted.

The bills named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Kane moved that the Senate concur in the recommendation of the committee regarding the Joint Resolution named in part II of the report.

The motion prevailed and all after the enacting clause of the Joint

Resolution was stricken out.

Mr. Kane moved that the Senate concur in the recommendation of the committee regarding the bill named in part III of the report.

The motion prevailed and the bill was re-referred to the Committee

on Insurance.

Mr. Kane moved that the Senate concur in the recommendation of the committee regarding the bill named in part IV of the report.

The motion prevailed and the further consideration of the bill was

indefinitely postponed.

Mr. Kane moved that the Senate concur in the recommendation of the committee regarding the bill named in part V of the report.

The motion prevailed and the bill was laid on the table.

Mr. Ashley gave notice that at some future day he would ask leave to introduce

A bill to amend the charter of the city of Detroit.

Mr. Linsley moved that the Senate take a recess until 8 o'clock p. m. The motion prevailed, the time being 6 o'clock p. m.

# AFTER RECESS.

8 o'clock p. m.

The Senate was called to order by the President pro tem. A quorum of the Senate was present.

The Senate took up the regular order of business.

## INTRODUCTION OF BILLS.

Mr. Cook introduced Senate bill No. 444, entitled A bill to regulate and license fishing with nets. Digitized by The bill was read a first and second time by its title and referred to the Committee on Fisheries.

Mr. Brown moved that the Senate resolve itself into the committee of the whole on the

GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Woodman to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

House bill No. 584 (file No. 281), entitled

A bill to legalize and make valid ordinances and local franchise grants, heretofore made and granted, by cities of the fourth class, under act No. 215 of the Public Acts of 1895, and amendments thereto;

Also

House bill No. 588 (file No. 168), entitled

A bill to amend sections 27 and 52 of act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," as amended, being compiler's sections 6116 and 6141 respectively, of the Compiled Laws of 1897, as amended by act No. 265 of the Public Acts of 1899, and by adding a new section thereto to stand as section 67 of said act;

Also

Senate bill No. 426, entitled

A bill to divide the state of Michigan into 32 senatorial districts;

Also

Senate bill No. 427, entitled

A bill to apportion anew the representatives in the state legislature among the several counties and districts of this state;

Also

Senate bill No. 435, entitled

A bill to amend section 1, of chapter 9, of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," approved May 27, 1895, and as amended by act No. 239 of the Public Acts of 1897, and by act 136 of the Public Acts of 1899, and by act 156 of the Public Acts of 1901, being section 3082 of the Compiled Laws of 1897;

Also

Senate bill No. 221, entitled

A bill to amend section 10095 of the Compiled Laws of 1897, being a part of chapter 280, referring to the consolidation, reference and transfer of causes;

· Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

Senate bill No. 439, entitled

A bill to provide for the adoption and use of a standard form of fire insurance policy and to repeal Act 149 of the Public Acts of 1881, as amended by act 38 of the Public Acts of 1889;

Also

House bill No. 46 (file No. 126), entitled

A bill regulating the taxation of steam vessels, sailing vessels, boats and other water craft;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend their passage.

JASON WOODMAN, Chairman.

The report was accepted.

The bills named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Woodman moved that the Senate concur in the amendment made

to the bills named in part II of the report.

The motion prevailed, and the same were placed on the order of Third Reading of Bills.

Mr. Brown asked and obtained leave of absence for himself from the balance of today's session and from tomorrow's session.

Mr. MacKay asked and obtained leave of absence for himself from tomorrow's session.

## THIRD READING OF BILLS.

Senate bill No. 354 (file No. 169), entitled

A bill making an appropriation for the House of Providence of the city of Detroit, to aid in the maintenance and care of abandoned and destitute children received by such institution, and in the maintaining and caring for indigent, pregnant women confined therein during pregnancy, child-birth and convalescence, and to provide a tax to meet the same:

Was read a third time and not passed, two-thirds of all the Senators elect not voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Cropsey Curtis	Mr. Ely	Mr. MacKay	Mr. Peek
	Hayden	Martindale	Smith
	Jenks	Mills	Traver
	Kane	Moffatt	Van Akin
Doherty	Linsley	Moriart <b>y</b>	Woodman

## NAYS.

Mr. Cook Rumer Mr. Russell Seeley Mr. Sheldon Yeomans Mr. President pro tem

Mr. Baird moved to reconsider the vote by which the Senate refused to pass the above entitled bill.

The motion prevailed, a majority of all the Senators elect voting there-

for.

The question being on the passage of the bill

Mr. Baird moved that the bill be laid on the table.

The motion prevailed.

Senate bill No. 243 (file No. 75), entitled

A bill to provide for the holding of primary elections and conventions, for the registration of electors and enrollment of parties for political committees, and for the punishment of any violation therefor;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof.

Mr. Fyfe moved that the further consideration of the bill be indefinitely

postponed.

The motion prevailed, a majority of all the Senators elect voting therefor.

House bill No. 548 (file No. 228), entitled

A bill to prohibit the corrupt influencing of agents, employes, or

servants;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley
Cook
Curtis
Ely
Farr

Mr. Fyfe Hayden Jones Kane Linsley Mr. MacKay Martindale Peek Russell Seeley Mr. Sheldon Traver Woodman Yeomans

19

### NAYS.

Mr. Baird Cropsey Mr. Doherty Moffatt Mr. Smith Van Akin Mr. President pro tem

The title of the bill was agreed to.

House bill No. 467 (file No. 136), entitled

A bill to amend section 10 of chapter 258 of the Compiled Laws of 1897, entitled "Fraudulent conveyances and contracts relating to personal property," being compiler's section 9523;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

Mr. Fyfe

## YEAS.

Mr. Ashley Mr. Fyfe Baird Hayden Cook Jenks Cropsey Jones Curtis Kane Doherty Linsley Ely MacKay	Mr. Martindale Mills Moffatt Peek Rumer Russell Seeley	Mr. Sheldon Smith Traver Woodman Yeomans President pro tem
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NAYS.

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The title of the bill was agreed to.

House bill No. 46 (file No. 126), entitled

A bill regulating the taxation of steam vessels, sailing vessels, boats and other water craft;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	Martindale	Mr.	Sheldon
	Baird		H <b>a</b> yden		Moffatt		Traver
	Cook		Jenks		Peek		Van Akin
	Cropsey		Jones		Rumer		Woodman
	Curtis		Kane		Russell		Yeomans
	Doherty		Linsley		Seeley ·		President pro tem
	Ely		MacKay		•		26

# NAYS.

Mr. Moriarty

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The	title o	f the b	ill wa	ន១០	reed 1	ho.								
		moved					hore	to	taka	imme	diat	a aff	ant	
2711.	OULCS	moveu												

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 584 (file No. 281) entitled

Mr. Mills

A bill to legalize and make valid ordinances and local franchise grants, heretofore made and granted, by cities of the fourth class, under act No. 215 of the Public Acts of 1895, and amendments thereto;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr.	Mills	Mr. Smith
Baird	Fyfe		Moffatt	Traver
Cook	Hayden	•	Moriarty	Van Akin
Cropsey	Jenks		Peek	Woodman
Curtis	Jones -		Rumer	Yeomans
Doherty	Kane		Russell	resident pro tem
Elv	Martindale			26

#### NAYS.

Mr. Linsley

Mr. MacKay

Mr. Seeley

Mr. Sheldon

The title of the bill was agreed to.

House bill No. 388 (file No. 145), entitled

A bill to amend section 56 of chapter 77 of the Revised Statutes of 1846, entitled "Of the sale of lands for the payment of debts by executors, administrators and guardians, as added by act 127 of the Public Acts of 1895 and by act 235 of the Public Acts of 1899, being section 9133 of the Compiled Laws of 1897, as amended by act 204 of the Public Acts of 1903.

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Farr	Mr. MacKay	Mr. Sheldon
Baird	Fyfe	Martindale	Traver
Cook	Hayden	Moffatt ´	Van Akin
Cropsey	Jenks	Rumer	Woodman
Curtis	Jones	Russell	Yeomans
Doherty	Kane	Seeley	President pro tem
Ely		-	25

## NAYS.

)

The question being on agreeing to the title,

Mr. MacKay moved to amend the title so as to read as follows:

A bill to amend section 56 of chapter 77 of the Revised Statutes of 1846, entitled "Of the sale of lands for the payment of debts by executors, administrators and guardians, as added by act 127 of the Public Acts of 1895, being section 9133 of the Compiled Laws of 1897, as last amended by act 204 of the Public Acts of 1903.

The motion prevailed and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. Russell moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 389 (file No. 147), entitled

•A bill to amend section 26 of chapter 78 of the Revised Statutes of 1846, entitled "Of the sale of lands of minors and other persons under guardianship, and securing the proceeds for their use," as added by act 128 of the Public Acts of 1895 and by act 236 of the Public Acts of 1899, being section 9166 of the Compiled Laws of 1897, as amended by act 207 of the Public Acts of 1903;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Ashley Baird Cook Cropsey Curtis Doherty Ely	Mr.	Farr Fyfe Hayden Jenks Jones Kane Linsley	Mr.	MacKay Martindale Moffatt Rumer Russell Seeley	Mr. Sheldon Traver Van Akin Woodman Yeomans President pro tem
EIJ		ringle			20

NAYS.

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The question being on agreeing to the title,

Mr. MacKay moved to amend the title so as to read as follows:

A bill to amend section 26 of chapter 78 of the Revised Statutes of 1846, entitled "Of the sale of lands of minors and other persons under guardianship, and securing the proceeds for their use," as added by act 128 of the Public Acts of 1895, being section 9166 of the Compiled Laws of 1897 as last amended by act 207 of the Public Acts of 1903.

The motion prevailed and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. Russell moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 681 (file No. 202), entitled

A bill to make deeds heretofore or hereafter made upon sale of land reserved and withheld from homestead entry under the provisions of section 131 of act 206 of the Public Acts of 1893, and acts amendatory thereto, prima facie evidence of title in fee in the purchaser;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. MacKay	Mr. Sheldon
Baird	Fyfe	Martindale	Traver
Cook	Hayden	Moffatt	Van Akin
Cropsey	Jenks	Rumer	· Woodman
Curtis	Jones	Russell	Yeomans
Doherty	Kane	Seeley	President pro tem
Ely		•	25

NAYS.

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The title of the bill was agreed to.

House bill No. 588 (file No. 168), entitled

A bill to amend sections 27 and 52 of act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," as amended, being compiler's sections 6116 and 6141 respectively, of the Compiled Laws of 1897, as amended by act No. 265 of the Public Acts of 1899, and by adding a new section thereto to stand as section 67 of said act:

Was read a third time and passed, two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley	~ M1	. Ely	Mr.	Kane	Mr.	Sheldon
	Baird		Farr		Linsley		Traver
	Cook		Fyfe		MacKay	•	Van Akin
	Cropsey		Hayden		Martindale		Woodman
	Curtis		Jenks		Moffatt		Yeomans
	Doherty		Jones		Rumer		President pro tem
-	•						24

NAYS.

The title of the bill was agreed to.

Mr. MacKay moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Senate bill No. 426, entitled

A bill to divide the state of Michigan into thirty-two senatorial districts:

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird Cook Cropsey Curtis Doherty Ely	Mr.	Farr Fyfe Hayden Jenks Jones Kane	Mr.	Linsley MacKay Martindale Moffatt Rumer Seeley	<b>Mr.</b>	Sheldon Traver Van Akin Woodman Yeomans President pro tem
	Ely						25

NAYS.

0

The title of the bill was agreed to.

Senate bill No. 427, entitled

A bill to apportion anew the representatives in the State Legislature among the several counties and districts of this state;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Cook Cropsey Curtis	Mr. Ely Farr Fyfe Hayden Jenks	Mr. Kane Linsley MacKay Martindale Moffatt	Mr. Seeley Traver Woodman Yeomans President pro tem
Doherty	Jones	Rumer	23

#### NAYS.

Mr. Sheldon

The title of the bill was agreed to.

Senate bill No. 435, entitled

A bill to amend section 1, of chapter 9, of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of

cities of the fourth class," approved May 27, 1895, and as amended by act No. 239 of the Public Acts of 1897, and by act 136 of the Public Acts of 1899, and by act 156 of the Public Acts of 1901, being section 3082 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Cook Cropsey Curtis Doherty Ely	Mr. Farr Fyfe Hayden Jenks Jones Linsley	Mr. MacKay Martindale Moffatt Rumer Russell Seeley	Mr. Sheldon Traver Van Akin Woodman Yeomans President pro tem 25
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NAYS.

The title of the bill was agreed to.

Senate bill No. 221, entitled

A bill to amend section 10095 of the Compiled Laws of 1897, being a part of chapter 280, referring to the consolidation, reference and transfer of causes;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Ely	Mr. Linsley	Mr. Seeley
Baird	Farr	MacKay	Sheldon
Cook	Fyfe	Martindale	Traver
Cropsey	Hayden	Moffatt	Woodman
Curtis	Jenks	Rumer	Yeomans
Doherty	Jones	Russell	President pro tem

NAYS.

The title of the bill was agreed to.

Senate bill No. 439, entitled

A bill to provide for the adoption and use of a standard form of fire insurance policy and to repeal Act 149 of the Public Acts of 1881, as amended by Act 38 of the Public Acts of 1889;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr	Ashley	Mr.	Elv	Mr.	MacKay	Mr	Sheldon
	Baird		Farr	312.	Martindale		Traver
	Cook		Fyfe		Moffatt		Van Akin
	Cropsey		Fyfe Hayden		Rumer		Yeomans
	Curtis		Jenks		Russell		President pro tem
	Doherty		Linsley		Seelev		23

NAYS.

The title of the bill was agreed to.

Mr. Fyfe moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect. .

Mr. Farr moved that the Senate return to the order of Motions and Resolutions.

The motion prevailed, two-thirds of all the Senators present voting therefor.

#### MOTIONS AND RESOLUTIONS.

Mr. Farr moved to take from the table

House bill No. 342, entitled

A bill to amend section 3 of chapter 4 of chapter 29 of Howell's Annotated Statutes of the state of Michigan for the year 1882, and the acts amendatory thereof, the same being section 3 of chapter 4 of chapter 101 of the Compiled Laws of the state of Michigan for the year 1897, entitled "The construction of roads and bridges," the same being compiler's section 4106 of the said Compiled Laws of the state of Michigan for the year 1897;

The motion prevailed.

Mr. Farr moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Farr moved to amend the bill

By striking out the proviso at the end of section 3 and inserting in lieu thereof the following:

Provided, That in townships consisting of more than one surveyed township, the money so raised by money tax for highway purposes shall be expended in each of said several surveyed townships in a just and equitable proportion to the amount of such money tax so raised therein.

The amendment was received, a majority of all the Senators elect

voting therefor.

The amendment was then adopted.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Cook Cropsey Curtis Doherty	Mr. Ely	Mr. MacKay	Mr. Sheldon
	Farr	Martindale	Traver
	Hayden	Moffatt	Van Akin
	Jenks	Rumer	Woodman
	Jones	Russell	Yeomans
	Lingley	Seeley	President pro-tem
Doherty	Linsley	Seeley	President pro tem 24

NAYS.

The title of the bill was agreed to.

0

Mr. Farr moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Ashley moved that the Senate return to the Order of Notices. The motion prevailed, two-thirds of all the Senators present voting therefor.

#### NOTICES.

Mr. Ashley gave notice that at some future day he would ask leave to introduce

A bill to amend the charter of the city of Detroit.

By unanimous consent the Senate returned to the order of

# MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 166 (file No. 268), entitled

A bill to authorize under certain conditions and restrictions the use of public streets, alleys and highways by persons, firms or corporations engaged in the manufacture, transmission and distribution of electricity for lighting, heating and power purposes;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Mechanical Interests.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill: House bill No 678 (file No. 259), entitled

A bill to prevent the defrauding of livery stable keepers;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 131 (file No. 288), entitled

A bill making appropriations for the Michigan State Normal College for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Normal College.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 85 (file No. 287), entitled

A bill to provide for expenses to furnish official information from the records of the Adjutant General's office for which no provisions is made, pertaining to the enlistment, muster, history and final disposition of the soldiers and sailors from this state during the war of the rebellion and Spanish-American war; to furnish certificates of service to applicants where the soldier's muster out or discharge papers are lost, and to furnish such information from the records of the office as to establish the soldier's or sailor's military or naval history and to make an appropriation therefor, and to provide for a tax to meet the same;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 554 (file No. 229), entitled

A bill to provide for the immediate registration of births and the requiring of certificates of births;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 857, entitled

A bill to amend section 38 of act No. 217 of the Public Acts of 1903, being "An act to revise and consolidate the laws organizing asylums for the insane, and to regulate the care, management and use thereof, and to provide for the apprehension of persons believed to be insane and for their care and custody";

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title.

Mr. Woodman moved that the rules be suspended, and that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No 227 (file No. 126), entitled

A bill to amend section 1 of act 149 of the Public Acts of 1893, being section 4262 of the Compiled Laws of 1897, entitled "An act to provide for a county and township system of roads, and to prescribe the powers and duties of the officers having the charge thereof":

And to inform the Senate that the House has amended the same as

follows:

By striking out the word "eighteen" in line 11 and insert in lieu thereof the word "nineteen"; also by striking out the word "ninety" in line 11.

And that in the passage of the bill, as thus amended, the House has concurred.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

Mr. Jenks moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird Cook Cropsey Curtis Doherty Ely	Mr. Farr Fyfe Hayden Jenks Jones Linsley	Mr. MacKay Martindale Moffatt Rumer Russell Seeley	Mr. Sheldon Traver Van Akin Woodman Yeomans President pro tem 25
,		NAYS.	0

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 113, entitled

A bill making appropriations for the current expenses and building

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and special purposes for the Michigan College of Mines at Houghton, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

And to inform the Senate that the House has passed a substitute for

this bill and House bill No. 282, having the following title:

A bill making appropriations for the current expenses and special purposes for the Michigan College of Mines at Houghton, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same.

And that in the passage of the bill, as thus substituted, the House has concurred, and has also ordered the bill to take immediate effect.

Very respectfully,
CHABLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the substitute passed by the House,

Mr. Baird moved that the bill be laid on the table.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following Joint Resolution:

Senate Joint Resolution No. 414, entitled

Joint Resolution confirming the sale, conveyance and transfer of certain lands in the city of Lansing by the First Freewill Baptist Church and Society of Lansing, and authorizing the further sale, transfer and conveyance of said lands;

And to inform the Senate that in the passage of the Joint Resolution. the House has concurred, and has also concurred in ordering the Joint

Resolution to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The Joint Resolution was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 164 (file No. 142), entitled

A bill to amend section 8 of act No. 196 of the Public Acts of 1903.



entitled "An act to create a commission and define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufacturers and products of the state of Michigan at the Louisiana Purchase Exposition at St. Louis, Missouri, in the year 1904, and to provide a tax to meet same," approved June 10, 1903, and to amend said act by adding thereto a new section to stand as section 10;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 361 (file No. 139), entitled

A bill to provide for the indeterminate sentence as a punishment for crime, upon conviction thereof, and for the detention and release of persons in prison or detained on such sentence, and for the expense attending the same;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 438, entitled

A bill to amend section 28 of chapter 5 of act No. 11 of the Senate Enrolled Acts passed by the legislature of the state of Michigan for the year 1905, approved May 18, 1905, entitled "An act to reincorporate the city of Coldwater";

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHABLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 1, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 434, entitled

A bill requiring the board of supervisors of Bay county to designate a local bank as the depository of Bay county moneys, and prescribing the duties of certain officers relative thereto;

And to inform the Senate that in the passage of the bill, the House has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

By unanimous consent the Senate returned to the order of

REPORTS OF STANDING COMMITTEES.

By the Committee on Gaming Interests: The Committee on Gaming Interests report

Senate bill No. 443, entitled

A bill to amend sections 2 and 6 of act No. 268 of the Public Acts of 1897, approved June 2, 1897, entitled "An act to regulate and license the use of firearms in hunting for and killing deer protected by the laws of this state and providing a penalty for its violation." the same being sections 5793 and 5797 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

S. C. TRAVER,

Chairman.

The report was accepted and the committee discharged.

Mr. Traver moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.



The bill was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird Cook Cropsey Curtis Doherty	Ely Farr Jenks Jones Linsley MacKay	<b>Mr.</b>	Martindale Rumer Russell Seeley Sheldon	Traver Van Akin Woodman Yeomans President pro tem 22
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The title of the bill was agreed to.

By unanimous consent the Senate returned to the order of

# INTRODUCTION OF BILLS.

Mr. Farr introduced

Senate bill No. 445, entitled

A bill to authorize the consolidation of street railway, electric light and gas light companies, or any two thereof, in the county of Manistee.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Farr moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. Martindale	Mr. Sheldon
Baird	Hayden	Mills	Traver
Cook	Jenks	Moffatt	Van Akin
Cropsev	Jones	Rumer	Woodman
Curtis	Linslev	Russell	Yeomans
Doherty Ely	MacKay	Seeley	President pro tem 25

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The title of the bill was agreed to.

Mr. Farr moved that the bill be ordered to take immediate effect.

The motion pervailed, two-thirds of all the Senators elect voting therfor, and the bill was ordered to take immediate effect.

Mr. Van Akin asked and obtained leave of absence for himself from tomorrow's session.

The Secretary submitted the following report:

Lansing, Mich., May 31, 1905.

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To the President of the Senate:
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Sir-

Senate bill No. 367 (enrolled No. 126);

Also:

Senate bill No. 264 (enrolled No. 127);

Also:

Senate bill No. 402 (enrolled No. 129);

Also:

Senate bill No. 403 (enrolled No. 130);

Also:

Senate bill No. 397 (enrolled No. 131);

Also:

Senate bill No. 398 (enrolled No. 132);

Also:

Senate bill No. 346 (enrolled No. 133);

Also:

Senate bill No. 410 (enrolled No. 134);

Also:

Senate bill No. 401 (enrolled No. 135).

Have been printed and have this day been presented to the Governor for his approval.

Very respectfully, ELBERT V. CHILSON. Secretary of the Senate.

The Secretary also submitted the following report:

Lansing, Mich., June 1, 1905.

To the President of the Senate:

Sir-

Senate bill No. 411 (enrolled No. 136);

Also:

Senate bill No. 412 (enrolled No. 137);

Also .

Senate bill No. 372 (House file No. 271, enrolled No. 138);

Alen .

Senate bill No. 417 (enrolled No. 139);

Alen.

Senate bill No. 415 (enrolled No. 140);

Also:

Senate bill No. 369 (enrolled No. 141).

Have been printed and have this day been presented to the Governor for his approval.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate. Mr. Baird moved that the Senate adjourn.

The motion prevailed, the time being 10:10 o'clock p. m.

The President pro tem. declared the Senate adjourned until tomorrow

at 8:30 o'clock a. m.

ELBERT V. CHILSON, Secretary of the Senate.

# NINETY-SECOND DAY.

Lansing, Friday, June 2, 1905.

8:30 o'clock a. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Cropsey, Curtis, Doherty, Farr, Fyfe, Hayden, Heine, Jones, Linsley, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Sheldon, Smith, Traver, Van Akin, Yeomans, President pro tem.—24.

The following Senators were absent with leave: Messrs. Brown and

MacKay—2.

The following Senators were absent without leave: Messrs. Cook, Ely,

Jenks, Kane, Seeley and Woodman-6.

Mr. Doherty moved that leave of absence be granted to the absentees from today's session.

The motion prevailed.

Mr. Rumer askéd and obtained leave of absence for himself from today's session.

Mr. Cropsey moved that the Senate resolve itself into the committee of the whole on the

### GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Russell to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

A bill to amend section 2197 of the Compiled Laws of 1897, entitled "An act to establish a house of correction for juvenile offenders";

Also

House bill No. 212 (file No. 125), entitled

A bill prohibiting public presentation for profit of unpublished or undedicated dramatic plays and musical compositions, without the consent of the owner or proprietor thereof, and providing punishment for violation of the provisions of this act;

Also

House bill No. 659, entitled

A bill to repeal act 47 of the Public Acts of 1838, entitled "An act to prevent the circulation of bills or tickets of a less denomination than one dollar," approved March 22, 1838, being sections 11358 and 11359 of the Compiled Laws of 1897;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

Senate bill No. 350, entitled

A bill to provide for the holding of primary elections and conventions, to punish offenses committed thereat, frauds thereon, and the corruption and attempted corruption of delegates, and to repeal act No. 203 of the Public Acts of 1895, approved May 23, 1895, act No. 135 of the Public Acts of 1895 and act No. 203 of the Public Acts of 1897, as amended, approved June 28, 1887, and to repeal all other acts or parts of acts crontravening the provisions of this act;

Have directed their chairman to report the same back to the Senate, with the recommendation that the further consideration of the bill be

indefinitely postponed.

HUNTLEY RUSSELL, Chairman.

The report was accepted.

The bills named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Russell moved that the Senate concur in the recommendation of

the committee regarding the bill named in part II of the report.

The motion prevailed and the further consideration of the bill was indefinitely postponed.

Mr. Doherty moved that the Senate adjourn.

The motion prevailed, the time being 9 o'clock a. m.

The President pro tem declared the Senate adjourned until Monday, June 5 at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

# NINETY-THIRD DAY.

Lansing, Monday, June 5, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Curtis, Doherty, Ely, Farr, Fyfe, Hayden, Heine, Jones, Kane, Linsley, MacKay, Martindale, Mills, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Woodman, Yeomans, President pro tem—30.

The following Senators were absent without leave: Messrs. Jenks

and Moffatt.

Mr. Curtis moved that leave of absence be granted to the absentees from today's session.

The motion prevailed.

# REPORTS OF STANDING COMMITTEES.

By the Committee on Cities and Villages: The Committee on Cities and Villages report

House bill No. 806, entitled

A bill to amend chapter 7 of the charter of the city of Detroit by adding thereto a new section to be known as section 67;

With the following amendment thereto:

By inserting in line 10 of section 67 after the word "plant" the following: "And in the discretion of the common council, the city is hereby authorized to purchase or lease land outside the limits of said city and maintain and operate said plant on the same, or to lease or puchase any plant already established."

Recommend that the amendment be concurred in, and that when so

amended the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Farr moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

Mr. Martindale moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Mr Baird Brown Cook Curtis Doherty Elly	Farr Fyfe Hayden Heine Kane Linsley MacKay	Mr. Martindale Mills Moriarty Peek Rumer Seeley Sheldon	Mr. Smith Traver Van Akin Woodman Yeomans President pro tem 27
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The title of the bill was agreed to.

Mr. Martindale moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Mechanical Interests:

The Committee on Mechanical Interests report

House bill No. 166 (file No. 268), entitled

A bill to authorize under certain conditions and restrictions the use of public streets, alleys and highways by persons, firms or corporations engaged in the manufacture, transmission and distribution of electricity for lighting, heating and power purposes;

With the recommendation that the bill pass.

E. B. Linsley, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 857, entitled

A bill to amend section 38 of act No. 217 of the Public Acts of 1903, being "An act to revise and consolidate the laws organizing asylums for the insane, and to regulate the care, management and use thereof, and to provide for the apprehension of persons believed to be insane and for their care and custody;"

With the recommendation that the bill pass.

Charles Smith, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 409 (file No. 151), entitled

A bill making appropriations for the fiscal years ending June 30, 1906, and June 30, 1907, for the purpose of promoting the horticultural interests of the state and the editing and compiling of the reports of the Michigan State Horticultural Society, and to provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report House Joint Resolution No. 617 (file No. 237), entitled

Joint Resolution for the relief of Telesphore C. Bergeron, Private Company E. Third Infantry, Michigan National Guard;

With the recommendation that the Joint Resolution pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

The Joint Resolution was referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

Senate bill No. 335, entitled

A bill to provide for the construction, by the Board of Managers of the Michigan Soldier's Home and the City of Grand Rapids, of a sewer to connect the Michigan Soldiers' Home, in the county of Kent, and the premises adjacent to said sewer, with the public sewers of the city of Grand Rapids, and to regulate the use of the same;

With the recommendation that the bill pass.

CHARLES SMITH. Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the bill be referred to the committee of the whole and placed on the General Order without printing.

The motion prevailed.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 495 (file No. 273), entitled

A bill to amend section 36 of an act, entitled "An act to provide for the enrollment, organization, equipment, maintenance and discipline of the naval militia of the State," approved May 31, 1903, as amended by act No. 211 of the Public Acts of 1895 and act No. 6 of the Public Acts of

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged. Digitized by GOOGLE

Mr. Smith moved that the bill be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 2, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 770, entitled

A bill to amend section 2 of chapter 6, and to add to said chapter 6 three sections to be known as sections 3, 4 and 5; to amend section 9 of chapter 10, and to add to said chapter 10 one section to be known as section 11; to amend sections 4 and 17 of chapter 13; to amend section 3 of chapter 22; to amend section 11 of chapter 28; to amend section 1 of chapter 30; to add one section to chapter 36 to be known as section 3 of act No. 430 of the Local Acts of 1899, entitled "An act to amend and revise the charter of the city of Battle Creek," approved June 1, 1899, as amended by act No. 452 of the Local Acts of 1901, approved May 28, 1901, as amended by act 478 of Local Acts of 1903, approved May 20, 1903, as amended by House Enrolled Act No. 70 of the acts of the Legislature of 1905, approved March 16, 1905;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Cropsey moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr.	Linaicy	<b>Mr.</b>	Martindale Mills Moriarty Peek Rumer Russell Seeley	Mr.	Sheldon Smith Traver Van Akin Woodman Yeomans President protem
	Ely		MacKay		•		30

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The title of the bill was agreed to.

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Mr. Cropsey moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 2, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 514, entitled

A bill for the protection of fish in the streams known as Grass River and Intermediate River, in Antrim county;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Curtis moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Farr	Mr. Martindale	Mr. Sheldon
Baird	Fyfe	Mills	Smith
Brown	Hayden	Moriarty	Traver
Cook	Heine	Peek	Van Akin
Cropsey	Jones	Rumer	Woodman
Curtis	Kane	Russell	Yeomans
Doherty	Linsley	Seeley	President protem
Ely	MacKay	_	30

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The title of the bill was agreed to.

Mr. Curtis moved that the bill be laid on the table.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 2, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 409, entitled

A bill to empower the common council of the city of Detroit to borrow money for the purpose of improving the Grand Boulevard and Lafayette Boulevard;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

#### INTRODUCTION OF BILLS.

Mr. Ashley introduced

Senate bill No. 446, entitled

A bill to empower the common council of the city of Detroit to raise by tax or to borrow money for the purpose of building a casino on Belle Isle Park.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Ashley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	MacKay	Mr.	Sheldon
	Baird		Fyfe		Martindale		Smith
•	Brown		Hayden		Mills		Traver
	Cook		Heine		Moriarty		Van Akin
	Cropsey		Jones		Peek		Woodman
	Curtis		Kane		Rumer		Yeomans
	Doherty		Linsley		Seeley		President protem
	Elv						29

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The title of the bill was agreed to.

Mr. Ashley moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Baird introduced

Senate bill No. 447, entitled

A bill to amend section 1 of act No. 397 of the Local Acts of 1901, entitled "An act to provide for the retirement of aged and disabled policemen employed by the city of Saginaw, and for the payment of

pensions to the wives and children and widowed mothers of policemen killed in the service of the city of Saginaw," as amended by section 1 of act No. 536 of the Local Acts of 1903.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Martindale	Mr. Sheldon
Baird ·	Fyfe	Mills	Smith
Brown	Hayden	Moriarty	Traver
Cook	Heine	Peek	Van Akin
Cropsey	Jones	Rumer	Woodman
Curtis	Kane	Russell	Yeomans
Doherty	Linsley	Seeley	President protem
Ely	MacKay		. 30

NAYS.

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The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Traver introduced

Senate bill No. 448, entitled

A bill to authorize the village of River Rouge, in the county of Wayne and state of Michigan, to establish, construct and maintain a system of public sewers in said village and to issue bonds for the payment thereof.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Traver moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Ely	Mr. Mills	Mr. Smith
Baird	Farr	Moriarty	Traver
Brown	Hayden	Peek	Van Akin
Cook	Heine	Rumer	Woodman
Cropsey	Jones	Russell	Yeomans
Curtis	Kane	Seeley	President pro tem
Doherty	Linsley	Sheldon	27
	•		<b>\</b>

NAYS.

The title of the bill was agreed to.

Mr. Traver moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Farr moved that the Senate resolve itself into the committee of the whole on the

### GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Fyfe to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

House bill No. 857, entitled

A bill to amend section 38 of act No. 217 of the Public Acts of 1903, being "An act to revise and consolidate the laws organizing asylums for the insane, and to regulate the care, management and use thereof, and to provide for the apprehension of persons believed to be insane and for their care and custody";

Also .

House bill No. 409 (file No. 151), entitled

A bill making appropriations for the fiscal years ending June 30, 1906, and June 30, 1907, for the purpose of promoting the horticultural interests of the state and the editing and compiling of the reports of the Michigan State Horticultural Society, and to provide a tax to meet the same;

Also:

House Joint Resolution No. 617 (file No. 237), entitled

Joint Resolution for the relief of Telesphore C. Bergeron, Private Company E, Third Infantry, Michigan National Guard;

Also:

Senate bill No. 335, entitled

A bill to provide for the construction, by the board of managers of the Michigan Soldiers' Home and the city of Grand Rapids, of a sewer to connect the Michigan Soldiers' Home, in the county of Kent, and the premises adjacent to said sewer, with the public sewers of the city of Grand Rapids, and to regulate the use of the same;

Also:

House bill No. 495 (file No. 273), entitled

A bill to amend section 36 of an act, entitled "An act to provide for the enrollment, organization, equipment, maintenance and discipline of the naval militia of the state," approved May 31, 1893, as amended by act No. 211 of the Public Acts of 1895 and act No. 6 of the Public Acts of 1898;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

House bill No. 166 (file No. 268), entitled

A bill to authorize under certain conditions and restrictions the use of public streets, alleys and highways by persons, firms or corporations engaged in the manufacture, transmission and distribution of electricity for lighting, heating and power purposes;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein,

and recommend its passage.

ANDREW FYFE, Chairman.

The report was accepted.

The bills and Joint Resolution named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Fyfe moved that the Senate concur in the amendments made to the

bill named in part II of the report.

The motion prevailed, and the same was placed on the order of Third Reading of Bills.

#### THIRD READING OF BILLS.

House substitute for House bills No. 126 and 620 (file No. 211), entitled

A bill to amend section 2197 of the Compiled Laws of 1897, entitled "An act to establish a house of correction for juvenile offenders;"

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis	•	Farr Fyfe Hayden Jones Kane Linsley	Mr. Martindale Mills Moriarty Rumer Russell Seeley	Mr. Sheldon Smith Traver Van Akin Yeomans President pro tem
Ely .		MacKay	Seeley	President pro tem 26

NAYS.

The title of the bill was agreed to.

House bill No. 212 (file No. 125), entitled

A bill prohibiting public presentation for profit of unpublished or undedicated dramatic plays and musical compositions, without the consent of the owner or proprietor thereof, and providing punishment for violation of the provisions of this act;

Was read a third time and passed, a majority of all the Senators elect Digitized by Google

voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Mills	Mr. Smith
Baird	Fyfe	Moriarty	Traver
Brown	Hayden	Peek	Van Akin
Cook	Heine	Rumer	Woodman
Cropsey	Jones	Russell	Yeomans
Curtis	MacKay	Sheldon	President pro tem
Ely	Martindale		26

NAYS.

The title of the bill was agreed to.

House bill No. 659. entitled

A bill to repeal Act 47 of the Public Acts of 1838, entitled "An act to prevent the circulation of bills or tickets of a less denomination than one dollar," approved March 22, 1838, being sections 11358 and 11359 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Elly	Mr. Farr Fyfe Hayden Heine Jones Kane Linsley	Mr. MacKay Martindale Moriarty Peek Rumer Russell Seeley	Mr. Sheldon Smith Traver Van Akin Woodman Yeomans President pro tem 29
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NAYS.

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The title of the bill was agreed to.

House bill No. 857, entitled

A bill to amend section 38 of act No. 217 of the Public Acts of 1903, being "An act to revise and consolidate the laws organizing asylums for the insane, and to regulate the care, management and use thereof, and to provide for the apprehension of persons believed to be insane and for their care and custody;"

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Ely	Mr. Farr Fyfe Hayden Heine Jones Kane Linsley	Mr. MacKay Martindale Mills Noriarty Peek Rumer Russell	Mr. Sheldon Smith Traver Van Akin Woodman Yeomans President pro tem 29
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NAYS.

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The title of the bill was agreed to.

Mr. Cook moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 409 (file No. 151), entitled

A bill making appropriations for the fiscal years ending June 30, 1906, and June 30, 1907, for the purpose of promoting the horticultural interests of the state and the editing and compiling of the reports of the Michigan State Horticultural Society, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Ely	Mr. Farr Fyfe Hayden Heine Jones Kane Linsley MacKay	Mr. Martindale Mills Moriarty Peek Rumer Russell Seeley	Mr. Sheldon Smith Traver Van Akin Woodman Yeomans President pro tem
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NAYS.

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The title of the bill was agreed to.

Mr. Curtis moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House Joint Resolution No. 617 (file No. 237), entitled

Joint Resolution for the relief of Telesphore C. Bergeron, Private Company E, Third Infantry, Michigan National Guard;

Was read a third time and passed, two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis	Mr. Doherty	Mr. MacKay	Mr. Seeley
	Ely	Martindale	Sheldon
	Farr	Mills	Smith
	Hayden	Moriarty	Van Akin
	Heine	Peek	Woodman
	Jones	Russell	Yeomans

24

2

# NAYS.

The title of the Joint Resolution was agreed to.

Mr. Linsley

Mr. Smith moved that the Joint Resolution be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the Joint Resolution was ordered to take immediate effect.

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Mr. Kane

Senate bill No. 335, entitled

A bill to provide for the constructeion, by the Board of Managers of the Michigan Soldiers' Home and the city of Grand Rapids, of a sewer to connect the Michigan Soldiers' Home, in the county of Kent, and the premises adjacent to said sewer, with the public sewers of the city of Grand Rapids, and to regulate the use of the same;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Ely	Mr. MacKay	Mr. Seeley
Baird	Farr	Martindale	Smith
Brown	Fyfe	Mills	Traver
Cook	Hayden	Moriarty	Van Akin
Cropsey	Heine	Peek	Woodman
Curtis	Kane	Rumer	Yeomans
Doherty	Linsley	Russell	President protem
	•		28

# NAYS.

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The title of the bill was agreed to.

Mr. Russell moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 495 (file No. 263), entitled

A bill to amend section 36 of an act, entitled "An act to provide for the enrollment, organization, equipment, maintenance and discipline of the naval militia of the State," approved May 31, 1893, as amended by act No. 211 of the Public Acts of 1895, and act No. 6 of the Public Acts of 1898:

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. MacKay	Mr. Russell	-
Baird	Fyfe	Martindale	Smith	
Brown	Hayden	Mills	Traver	
Cook	Heine	Moriarty	Van Akin	
Curtis	Linsley	Peek	Yeomans	
Ely	·			21

#### NAYS.

Mr. Cropsey Doherty Jones	Mr. Kane Rumer	Mr. Seeley Sheldon	Mr. Woodman President pro tem 9
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The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 166 (file No. 268), entitled

A bill to authorize under certain conditions and restrictions the use of public streets, alleys and highways by persons, firms or corporations engaged in the manufacture, transmission and distribution of electricity for lighting, heating and power purposes;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Hayden	Mr. Mills	Mr. Sheldon
Baird	Heine	Moriarty	Smith ·
Cook	Kane .	Peek	Traver
Cropsey	Linsley	Russell	Van Akin
Fyfe	MacKay	Seeley	President pro tem
			20

## NAYS.

Mr. Jones

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The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

## REPORTS OF STANDING COMMITTEES.

By the Committee on Education and Public Schools: The Committee on Education and Public Schools report

House bill No. 125 (file No. 53), entitled

A bill to amend section 1 of chapter 6 of act No. 164 of the Public Acts of 1881, and acts amendatory thereof, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being compiler's section 4717 of the Compiled Laws of 1897;

With the following amendment thereto:

By inserting in line 14 of section 1 after the word "district" the words "and in districts having one hundred or more children in the school census the bonded indebtedness shall not exceed seventy-five dollars per capita of such census."

Recommend that the amendment be concurred in, and that when so

amended the bill pass.

F. C. MARTINDALE, Chairman.

The report was accepted and the committee discharged.

Mr. Martindale moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report

House bill No. 263 (file No. 146), entitled

A bill to amend section 6 of chapter 33, being compiler's section 651 of the Compiled Laws of 1897, the same being "An act defining the jurisdiction, powers and procedure of probate courts";

With the following amendment thereto:

By inserting in line 4 of section 6 after the word "may" the words "upon the filing in said court of a petition therefor within ninety days of the original hearing or of the rendering or making of such order, sentence or decree, as the case may be, and after due notice to all parties interested."

Recommend that the amendment be concurred in and that when so

amended the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

Mr. Ashley moved that the Senate take a recess until 3:15 o'clock p. m. The motion prevailed, the time being 3 o'clock p. m.

## AFTER RECESS.

3:15 o'clock p. m.

The Senate was called to order by the President pro tem. A quorum of the Senate was present. The Senate resumed the order of

## REPORTS OF STANDING COMMITTEES.

By the Committee on Judiciary: The Committee on Judiciary report House bill No. 186 (file No. 93), entitled A bill relating to negotiable instruments; With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Judiciary: The Committee on Judiciary report

House bill No. 630, entitled

A bill to designate the places of holding the circuit court in the thirty-seventh judicial circuit;

With the accompanying substitute therefor, having the same title.

Recommend that the substitute be concurred in and that the bill, as substituted, pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

Mr. Cropsey moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr	. Ashley	Mr. Farr	Mr. MacKay	Mr. Seeley
	Baird	Fyfe -	Martindale	Smith ·
	Brown	Hayden	Mills	Van Akin
	Cook	Heine	Moriarty	Woodman
	Cropsey	Jones	Peek	Yeomans
	Curtis	<b>Ka</b> ne	Rumer	President pro tem
	Ely	Linsley	Russell	27

NAYS

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The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting there-

for, and the bill was ordered to take immediate effect.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 678 (file No. 259), entitled A bill to prevent the defrauding of livery stable keepers;

With the recommendation that the bill pass.

W. E. Brown,

Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

Mr. Brown moved that the Senate resolve itself into the committee of the whole on the

### GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Smith to the chair gillized by Google

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

House bill No. 125 (file No. 53), entitled

A bill to amend section 1 of chapter 6 of act No. 164 of the Public Acts of 1881, and acts amendatory thereof, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being compiler's section 4717 of the Compiled Laws of 1897;

Also:

House bill No. 263 (file No. 146), entitled

A bill to amend section 6 of chapter 33, being compiler's section 651 of the Compiled Laws of 1897, the same being "An act defining the jurisdiction, powers and procedure of probate courts";

Also:

House bill No. 186 (file No. 93), entitled

A bill relating to negotiable instruments;

Also:

House bill No. 678 (file No. 159), entitled

A bill to prevent the defrauding of livery stable keepers;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

CHARLES SMITH, Chairman.

The report was accepted.

The bills named in the report were placed on the order of Third Reading of Bills.

By unanimous consent the Senate returned to the order of

## MOTIONS AND RESOLUTIONS.

Mr. Fyfe moved to reconsider the vote by which the Senate today ordered the following entitled bill to take immediate effect.

House bill No. 166 (file No. 268), entitled

A bill to authorize under certain conditions and restrictions the use of public streets, alleys and highways by persons, firms or corporations engaged in the manufacture, transmission and distribution of electricity for lighting, heating and power purposes.

The motion prevailed, two-thirds of all the Senators elect voting there-

for.

The question being on the motion that the bill be ordered to take immediate effect,

The motion did not prevail, two-thirds of all the Senators elect not voting therefor.

Mr. Fyfe moved to reconsider the vote by which the Senate today passed the above entitled bill.

The motion prevailed, a majority of all the Senators elect voting therefor

The question being on the passage of the bill,

Mr. Fyfe moved to amend the bill

By striking out of line 20, section 1, after the word "Wayne" the words "Kent and Saginaw."

The amendment was received, a majority of all the Senators elect voting therefor.

The amendment was then adopted.

The question being on the passage of the bill,

Mr. Fyfe moved to amend the bill

By striking out of line 20, section 1, the word "counties" and inserting in lieu thereof the word "county."

The amendment was received, a majority of all the Senators elect voting therefor.

The amendment was then adopted.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Baird	Mr. Farr	Mr. MacKay	Mr. Sheldon
Brown	Fyfe	Martindale	Traver
Cook	Hayden	Moriarty	Van Akin
Cropsey	Heine	Peek	Woodman
Curtis	Jones	Rumer	Yeomans
Doherty	Kane	Russell	President pro tem
Ely	Linsley	Seeley	27

### NAYS.

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The title of the bill was agreed to.

Mr. Fyfe moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

### THIRD READING OF BILLS.

House bill No. 125 (file No. 53), entitled

A bill to amend section 1 of chapter 6 of act No. 164 of the Public Acts of 1881, and acts amendatory thereof, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being compiler's section 4717 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Mr. Ely Mr. Sheldon Mr. Linsley Baird Farr MacKay Smith Brown Fyfe Martindale Traver Cook Hayden Peek Van Akin Cropsey Heine Rumer Yeomans Curtis Kane Russell President pro tem Doherty

NAYS.

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The title of the bill was agreed to.

House bill No. 263 (file No. 146), entitled

A bill to amend section 6 of chapter 33, being compiler's section 651 of the Compiled Laws of 1897, the same being an act defining the jurisdiction, powers and procedure of probate courts;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Mr. Ely Mr. Kane Mr. Seeley Sheldon Baird Farr Linsley Fyfe Smith Brown MacKay Cook Hayden Martindale Traver Cropsey Heine Rumer Yeomans Curtis Jones Russell President pro tem Doherty

NAYS.

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The title of the bill was agreed to.

House bill No. 186 (file No. 93), entitled A bill relating to negotiable instruments;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Mr. Curtis Mr. Jones Mr. Seeley Baird Doherty Linsley Smith MacKay Traver Brown Ely Martindale Van Akin Cook Farr Cropsey Heine Russell Yeomans

20

### NAYS.

Mr. Rumer Mr. Sheldon President pro tem

The title of the bill was agreed to.

House bill No. 678 (file No. 259), entitled A bill to prevent the defrauding of livery stable keepers;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird Brown Cook Cropsey	Mr. Ely Fyfe Hayden . Heine Jones	Mr. MacKay Martindale Peek Rumer Russell	Mr. Sheldon Smith Van Akin Woodman Yeomans
Curtis	Kane	Seeley	President pro tem
Doherty	Linsley		26

NAYS.

The title of the bill was agreed to.

By unanimous consent the Senate returned to the order of

# MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 793 (file No. 266), entitled

A bill to provide for the assessment of the property of railroad companies, union station and depot companies, sleeping car companies, express companies, car loaning companies, stock car companies, refrigerator car companies and fast freight line companies, and for the levy of taxes thereon by a State Board of Assessors, and for the collection of such taxes, and to repeal all acts or parts of acts contravening any of the provisions of this act:

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Taxation.

By unanimous consent the Senate returned to the order of

### REPORTS OF STANDING COMMITTEES.

By the Committee on Banks and Corporations: The Committee on Banks and Corporations report House bill No. 192 (file No. 59), entitled A bill to amend section 1 of act No. 205 of the Public Acts of 1887, en-Digitized by GOOGLE titled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," being section 6090 of the Compiled Laws of 1897;

With the following amendments thereto:

1. By inserting in line 9 of section 1 after the word "village" the words "whether incorporated or unincorporated."

2. By striking out of line 10 of section 1 the words "one thousand"

and inserting in lieu thereof the words "six hundred."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

The report was accepted and the committee discharged.

Mr. Curtis moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

Mr. Brown moved that when the Senate adjourn today, it stand adjourned until tomorrow at 10 o'clock a. m.

The motion prevailed.

The Secretary submitted the following report:

Lansing, Mich., June 5, 1905.

WM. L. CURTIS.

Chairman.

To the President of the Senate:

Sir-

Senate bill No. 292 (file No. 149, enrolled No. 143);

Also:

Senate bill No 418 (enrolled No. 144);

A lee

Senate bill No. 423 (enrolled No. 145);

Also:

Senate bill No. 379 (enrolled No. 146);

Also s

Senate bill No. 422 (enrolled No. 147);

Also:

Senate bill No. 382 (enrolled No. 128).

Have been printed and have this day been presented to the Governor for his approval.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

Mr. Brown moved that the Senate adjourn.

The motion prevailed, the time being 4:45 o'clock p. m.

The President pro tem declared the Senate adjourned until tomorrow at 10 o'clock a. m.

ELBERT V. CHILSON, Secretary of the Senate.

# NINETY-FOURTH DAY.

Lansing, Tuesday, June 6, 1905.

10 o'clock a. m.

The Senate met pursuant to adjournment and was called to order by the President.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook, Cropsey, Curtis, Doherty, Ely, Farr, Fyfe, Glasgow, Hayden, Heine, Jenks, Jones, Kane, Linsley, MacKay, Martindale, Mills, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Woodman, Yeomans—31.

The following Senator was absent without leave: Mr. Moffatt.

Mr. Farr moved that leave of absence be granted to the absentee from today's session.

The motion prevailed.

## MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, June 5, 1905.

To the President of the Senate:

Sir—I hereby nominate Horatio S. Earle, of Detroit, Wayne county, as State Highway Commissioner, for the term of four years from and after July 1, 1905.

Very respectfully,

FRED M. WARNER, Governor.

Mr. Doherty moved that the nomination of Horatio S. Earle, as State Highway Commissioner, be confirmed in open session.

The motion prevailed.

The Senate then advised and consented to the said nomination to office, a majority of all the Senators present voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Ely	Mr. Linsley	Mr. Russell
Baird	Farr	MacKay	Seeley
Brown	Hayden	Martindale	Sheldon
Cook	Heine	Mills	Traver
Cropsey	Jenks	Moriarty	<b>Van</b> Akin
Curtis	Jones	Peek	Yeomans
Doherty	Kane	Rumer	

NAYS.

27

# MOTIONS AND RESOLUTIONS.

Mr. Mills moved to take from the table

Senate bill No. No. 88, entitled

A bill to provide a salary for the circuit court commissioner of Menominee county, provide for the disposition of all fees payable to said officer and to regulate the conduct of said office.

The motion prevailed.

The question being on concurring in the substitute passed by the House for the above entitled bill,

Mr. Mills moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Russell
Baird	Glasgow	MacKay	Seeley
Brown	. Hayden	Martindale	Sheldon
Cook	Heine	Mills	Smith
Cropsey	Jenks	Moriarty	Traver
Curtis	Jones	Peek	Van Akin
Ely	Kane	Rumer	Yeomans

28

## NAYS.

The title of the bill as substituted was agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was referred to the Secretary for printing and presentation to the Governor.

Mr. Smith moved to take from the table

House substitute for Senate bill No. 113 and House bill No. 282,

(House file 296), entitled

A bill making appropriations for the current expenses and special purposes for the Michigan College of Mines at Houghton, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same.

The motion prevailed.

The question being on concurring in the substitute passed by the House for the above entitled bill,

Mr. Smith moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis Doherty	Farr Fyfe Glasgow Hayden Heine Jenks Jones	Mr.	Linsley MacKay Martindale Mills Moriarty Peek Rumer	Mr.	Russell Seeley Sheldon Smith Traver Van Akin Yeomans
	Ely	Kane ·				

NAYS.

30

The title of the bill as substituted was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

## REPORTS OF STANDING COMMITTEES.

By the Committee on Cities and Villages:

The Committee on Cities and Villages report

House bill No. 853, entitled

A bill to amend section 11 of an act, entitled "An act to re-incorporate the city of Benton Harbor, Berrien county, Michigan," being act No. 472 of the Local Acts of the State of Michigan for the year A. D. 1903, and also to add nine new sections to said act, said new sections to be known as sections 14, 15, 16, 17, 18, 19, 20, 21 and 22;

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Hayden moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	Mr. Seeley
Baird	Fyfe	Linsley	Sheldon
Brown	Glasgow	Mills	Smith
Cook	Hayden	Moriarty	Traver
Cropsey	Heine	Peek	Van Akin
Curtis	Jenks	Rumer	Woodman
Doherty	Jones	Russell	Yeomans
Ely			•

nays.

The title of the bill was agreed to.

Mr. Hayden moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Cities and Villages: The Committee on Cities and Villages report

House bill No. 864, entitled

A bill to amend sections 53 and 55 of chapter 4 and section 196 of chapter 16 of Act No. 514 of the Local Acts of 1903, entitled "An act to annex the territory embraced within the City of West Bay City to that of Bay City, and to consolidate the City of West Bay City with the City of Bay City under the name of Bay City; to specify and fix the boundaries of the city; to consolidate the school system and the library systems of the said cities of West Bay City and Bay City; to provide for the assuming and payment of all the indebtedness and liabilities of the present cities of Bay City and West Bay City, and their school and library systems, and to provide for the ownership of all their corporate property and rights; to define the corporate rights, powers and privileges of said City of Bay City and to repeal all acts and parts of acts inconsistent herewith," approved June 8, 1903.

With the recommendation that the bill pass.

A. W. FARR, Chairman.

The report was accepted and the committee discharged.

Mr. Heine moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	Mr. Sheldon
Baird	Fyfe	Linsley	Smith
Brown	Glasgow	Martindale	Traver
Cook	Hayden	Mills	Van Akin
Cropsey	Heine	Moriarty	Woodman
Curtis	Jenk <b>s</b>	Peek	Yeomans
Ely	Jones	Rumer	

NAYS.

27 0

The title of the bill was agreed to.

Mr. Heine moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting there-

for, and the bill was ordered to take immediate effect.

By the Committee on Fisheries:

The Committee on Fisheries report

House bill No. 878, entitled

A bill to regulate the catching of fish within the waters of Jackson county, and to provide a penalty for its violation;

With the recommendation that the bill pass.

W. N. MILLS, Acting Chairman. The report was accepted and the committee discharged.

Mr. Peek moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Ely	Mr. Kane	Mr. Sheldon
Baird	Farr	Linsley	Smith
Brown	Glasgow	Martindale	Traver
Cook	Hayden	Mills	Van Akin
Сгорвеу	Heine	· Moriarty	Woodman
Curtis	Jenks	Peek	Yeomans
Doberty	Jones	Rumer	

NAYS.

27 0

The title of the bill was agreed to.

Mr. Peek moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting there-

for, and the bill was ordered to take immediate effect.

By the Committee on State Public Schools:

The Committee on State Public School report

Senate bill No. 319, entitled

A bill to amend sections 5 and 7 of act No. 143 of the Public Acts of 1903, entitled "An act to provide for the government, management and control of the State Public School at Coldwater, and to repeal all acts or parts of acts inconsistent with this act";

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the bill be referred to the committee of the whole and placed on the general order without printing.

The motion prevailed.

### REPORTS OF SELECT COMMITTEES.

The select committee appointed by the Senate to act with a like committee of the House to investigate and recount the votes cast at the judicial election held in the county of Wayne on April 3, 1905, submit the following report:

The special joint committee, consisting of the Committee on Elections of the Senate and the committee of five Representatives appointed by the Speaker of the House, appointed under Senate Resolution No. 47, in which the House of Representatives concurred, to recount the votes cast for circuit judges at the election held in the county of Wayne, state of Michigan, on the third day of April, A. D. 1905, reports that

it has made such recount in all the precincts of that county, and upon such recount in that county, it finds as follows:

First: That upon a recount of all the votes in all of the voting precincts in the county of Wayne, the committee finds that

Alfred J. Murphy received	36,212
Flavius L. Brooke received	
Geo. S. Hosmer received	28,983
Henry A. Mandell received	
Morse Rohnert received	26,587
Jos. W. Donovan received	24.958
Robert E. Frazer received	
P. J. M. Hally received	
Ormond F. Hunt received	
Jas. D. May received	
John Miner received	
Wm. E. Henze received	

Second: The committee does further find and report that the six persons receiving the highest number of votes cast at the said election for the office of circuit judge are Alfred J. Murphy, Flavius L. Brooke, Geo. S. Hosmer, Henry A. Mandell, Morse Rohnert, and Joseph W. Donovan, and were duly elected to the office of circuit judge of the county of Wayne at said election held on the third day of April, A. D. 1905, in said county and state.

And we do further recommend that the committee be discharged.

JOHN BAIRD,

Chairman.

The report was accepted and the committee discharged.

The question being on the adoption of the report as submitted by the special committee,

The report was adopted.

## MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to request the retransmission to the House of the following bill:

Senate bill No. 417, entitled

A bill to vacate the township school district of the township of Atkinson and to attach to the township school district of Iron River the territory embraced within the former township of Atkinson in the county of Iron, and to transfer to the said township school district of Iron River, all the property, rights and liabilities formerly held or possessed by the township school district of Atkinson;

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on complying with the request of the House for the return of the bill,

Mr. Moriarty moved that a respectful message be sent to the Governor, asking the return to the Senate of the above entitled bill.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to request the retransmission to the House of the following bill:

Senate bill No. 423, entitled

A bill to attach to the township school district of Stambaugh certain territory formerly embraced within the township of Iron River, and to detach the same from the school district of the township of Iron River.

Very respectfully,

Charles S. Pierce, Clerk of the House of Representatives.

The question being on complying with the request of the House for the return of the bill,

Mr. Moriarty moved that a respectful message be sent to the Governor, asking the return to the Senate of the above entitled bill.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 458, entitled

A bill making appropriations for the Michigan Soldiers' Home for building and special purposes, and for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax therefor:

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Van Akin moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis	Mr. Farr Fyfe Glasgow Hayden Heine Jenks	Mr. Kane MacKay Martindale Mills Moriarty Peek	Mr. Seeley Sheldon Smith Traver Van Akin Woodman
Ely	Jones	Rumer	Yeomans

28

# NAYS.

0

The title of the bill was agreed to.

Mr. Van Akin moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No 135, entitled

A bill making appropriations for the Western State Normal School for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for the said institution for the fiscal year ending June 30, 1907, and to provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title.

Mr. Rumer moved that the rules be suspended, and that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The following message from the House was also received and read:

House of Representatives,

June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 53 (file No. 300), entitled

A bill making appropriations for the Eastern Michigan Asylum at

Pontiac for the biennial period ending June 30, 1907, for building and special purposes, and to provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title.

Mr. Van Akin moved that the rules be suspended, and that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 696 (file No. 301), entitled

A bill making an appropriation for the State Board of Library Commissioners for the special purposes of defraying the expenses of organization of existing and new libraries and of the expense of library institutes, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title.

Mr. MacKay moved that the rules be suspended, and that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 200 (file No. 295), entitled

A bill making appropriations for the Northern State Normal School for current expenses for the fiscal years ending June 30, 1906, and June

30, 1907, and for building and special purposes for the said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title.

Mr. Smith moved that the rules be suspended, and that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 218 (file No. 302), entitled

A bill making appropriations for the Michigan School for the Deaf for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHABLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title.

Mr. Cropsey moved that the rules be suspended, and that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 892, entitled

A bill to amend section 10 of act No. 360 of the Local Acts of 1885, entitled "An act to incorporate the Public Schools of the village of Fenton, of the township of Fenton, Genesee county, Michigan;"

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Rumer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Linsley	Mr. Seeley
Baird	Glasgow	MacKay	Sheldon
Brown	Hayden	Martindale	Smith
Cook	Heine	Mills	Traver
Cropsey	Jenks	Moriarty	Van Akin
Curtis	Jones	Rumer	Woodman
Ely	Kane	Russell	Yeomans
Farr			

29

# NAYS.

0

The title of the bill was agreed to.

Mr. Rumer moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 717, entitled

A bill to detach certain territory from the township of McMillan, in the county of Ontonagon, State of Michigan, and to organize the township of Stannard in said county and to provide for the division of assets of the present township of McMillan and to provide for the assets of the township school district of the township of McMillan;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully.
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	Mr. Rumer
Baird	Fyfe	Linsley	Russell
Brown	Glasgow	MacKay	Sheldon
Cook	Hayden	Martindale	Van Akin
Cropsey	Heine	Mills	Woodman
Curtis	Jenks	Moriarty	Yeomans
Ely			

NAYS.

25 0

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 827, entitled

A bill in relation to the pollution of the waters of the Shiawassee River, and Black River in the counties of St. Clair and Sanilac, Michigan;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and, on motion of Mr. Cook, was referred to the Committee on Public Health.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 860, entitled

A bill to provide for the adoption and use of a standard form of fire insurance policy, and to repeal Act 149 of the Public Acts of 1881, as amended by Act 38 of the Public Acts of 1889;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 750 (file No. 291), entitled

A bill to amend section 2 of Act 66 of the Public Acts of 1869, being "An act to authorize and require the Commissioner of the Land Office to furnish certified copies of field notes, maps, records and other papers pertaining to land titles, and to declare the effect thereof as evidence in suits at law or equity," said section being section 1306 of the Compiled Laws of 1897:

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 335, entitled

A bill to provide for the construction, by the Board of Managers of the Michigan Soldiers' Home and the city of Grand Rapids, of a sewer to connect the Michigan Soldiers' Home, in the county of Kent, and the premises adjacent to said sewer, with the public sewers of the city of Grand Rapids, and to regulate the use of the same;



And to inform the Senate that the House has amended the title so as to read as follows:

A bill to provide for the construction, by the Board of Managers of the Michigan Soldiers' Home and the city of Grand Rapids, of a sewer to connect the Michigan Soldiers' Home, in the county of Kent, and the premises adjacent to said sewer with the public sewers of the city of Grand Rapids, to regulate the use of the same, and to provide for an appropriation therefor;

And that in the passage of the bill, with the title thus amended, the House has concurred, and has also concurred in ordering the bill to take

immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on agreeing to the title, as amended by the House, Mr. Fyfe moved that the title, as amended, be agreed to.

The motion prevailed.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 56 (file No. 135), entitled

A bill making appropriations for the Northern Michigan Asylum for the Insane for building and special purposes for the biennial period ending June 30, 1907, and to provide a tax therefor;

And to inform the Senate that the House has passed a substitute there-

for, having the same title.

And that in the passage of the bill, as thus substituted, the House has concurred, and has also ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The question being on concurring in the substitute passed by the House,

Mr. Woodman moved that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill: Digitized by Google

Senate bill No. 318 (file No. 145), entitled

A bill making appropriations for the Michigan Employment Institution for the Blind, for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907; and for special purposes and to provide a tax therefor;

And to inform the Senate that the House has passed a substitute therefor, having the same title.

And that in the passage of the bill, as thus substituted, the House has concurred, and has also ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE.

Clerk of the House of Representatives.

The question being on concurring in the substitute passed by the House,

The substitute was then not concurred in, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

0

## NAYS.

Mr.	Baird Brown Cropsey Curtis Ely Farr	Mr.	Fyfe Glasgow Hayden Jenks Jones Kane	Mr.	Linsley MacKay Martindale Mills Moriarty Rumer	Mr.	Russell Seeley Traver Van Akin Woodman Yeomans	
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Mr. Moriarty moved that the House be requested to appoint a committee of conference to act with a like committee of the Senate to consider the matter of difference existing between the two Houses on the above entitled bill.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 128 (file No. 175), entitled

A bill making appropriations for the State Board of Fish Commissioners for current expenses and for building and special purposes for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

And to inform the Senate that the House has amended the same as follows:

By adding to section 1 the words "Provided, That not more than three hundred dollars may be expended by said board for traveling and incidental expenses outside of the state in each year."

By striking out of line 1 of section 2 the words "eleven thousand dollars" and inserting in lieu thereof the words "five thousand six hundred dollars."

By striking out of lines 3 and 4 the words "For the Paris station, one thousand dollars."

By striking out of line 4 the words "two thousand dollars" and inserting in lieu thereof the words "one thousand two hundred dollars."

By striking out of line 5 of section 2 the words "two thousand six hundred dollars and inserting in lieu thereof the words "one thousand two hundred dollars."

By striking out of line 6 the words "three thousand two hundred dollars" and inserting in lieu thereof the words "two thousand dollars."

By striking out of line 7 the words "two thousand two hundred dollars" and inserting in lieu thereof the words "one thousand two hundred dollars."

By striking out of lines 12 and 13 the words "eleven thousand dollars" and inserting in lieu thereof the words "five thousand six hundred dollars."

By striking out of lines 2 and 3 of section 4 the words "forty-five thousand six hundred ninety dollars" and inserting in lieu thereof the words "forty thousand two hundred ninety dollars."

And that in the passage of the bill, as thus amended, the House has concurred, and has also ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives

The question being on concurring in the amendments made to the bill by the House,

Mr. Curtis moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Baird	Mr. Fyfe	Mr. Linsley	Mr. Russell
Brown	Glasgow	MacKay	Smith
Cook	Heine	Martindale	Traver
Cropsey	Jenks	Moriarty	Van Akin
Curtis	Kane	Rumer	Yeomans
Ely			

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Mr. Mills Mr. Woodman

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:



Senate bill No. 171 (file No. 116), entitled

A bill making appropriations for the Industrial Schoool for Boys for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide for a tax to meet the same;

And to inform the Senate that the House has amended the same as follows:

By striking out of first line of section 2 the words "eleven thousand six hundred dollars" and inserting in lieu thereof the words "nine thousand two hundred dollars."

By striking out of line 6, section 2, the words "one thousand dollars," and inserting in lieu thereof the words "five hundred dollars."

By striking out of line 7, section 2, the words "one thousand five hundred dollars" and inserting in lieu thereof the words "one thousand dollars."

By striking out of line 13, section 2, the words "two thousand dollars" and inserting in lieu thereof the words "one thousand dollars."

By striking out of line 14, section 2, the words "for motive power for ensilage cutter, four hundred dollars."

By striking out of line 15, section 2, the words "six thousand six hundred dollars" and inserting in lieu thereof the words "six thousand one hundred dollars."

By striking out of line 18, section 2, the words "one thousand five hundred dollars," and inserting in lieu thereof the words "one thousand dollars."

By striking out of lines 2 and 3 of section 4 the words "ninety-three thousand six hundred dollars" and inserting in lieu thereof the words "ninety-one thousand two hundred dollars."

By striking out of line 4 of section 4 the words "eighty-six thousand six hundred dollars" and inserting in lieu thereof the words "eighty-six thousand one hundred dollars."

And that in the passage of the bill, as thus amended, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

Mr. Yeomans moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

	Ashley Baird Brown Cook Cropsey Curtis	Mr. Doherty Farr Fyfe Glasgow Heine Kane	Mr. Linsley MacKay Martindale Rumer Russell S∂eley	Mr. Smith Traver Van Akin Woodman Yeomans
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NAYS.

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The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 391, entitled

A bill to authorize and empower the Board of County Road Commissioners of Bay county to pay a portion of the cost of improving Woodside avenue and Belinda street in the city of Bay City, without declaring the same a county road;

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 4 of section 2 the words "four thousand" and inserting in lieu thereof the words "twenty-five hundred."

And that in the passage of the bill, as thus amended, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives,

The question being on concurring in the amendment made to the bill by the House,

Mr. Heine moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Doherty	Mr. Heine	Mr. Seeley
Baird	Ely	Jones	Sheldon
Brown	Farr	Linsley	Smith
Cook	Fyfe	MacKay	Traver
Cropsey	Glasgow	Rumer	Van Akin
Curtis	Hayden	, Russell	Yeomans

24

NAYS.

Mr. Mills

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 447, entitled

A bill to amend section 1 of act No. 397 of the Local Acts of 1901, entitled "An act to provide for the retirement of aged and disabled policemen employed by the city of Saginaw, and for the payment of pensions to the wives and children and widowed mothers of policemen killed in the service of the city of Saginaw," as amended by section 1 of act No. 536 of the Local Acts of 1903;

And to inform the Senate that in the passage of the bill, the House has concurred, and has also concurred in ordering the bill to take imme-

diate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 258, entitled

A bill authorizing school district boards, boards of trustees of graded schools and boards of education in cities, to establish and maintain day schools for the deaf, and authorizing payment therefor from the general fund, and repealing act No. 176 of the Public Acts of 1899 and all other acts or parts of acts conflicting with the provisions of this act;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 441, entitled

A bill to prohibit horse races, baseball games, and all games and sports, upon the thirtieth day of May, commonly called "Memorial Day," in the counties of Isabella, Lapeer and Cass;

And to inform the Senate that in the passage of the bill the House has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 443, entitled

A bill to amend sections 2 and 6 of act No. 268 of the Public Acts of 1897, approved June 2, 1897, entitled "An act to regulate and license the use of firearms in hunting for and killing deer protected by the laws of this state and providing a penalty for its violation," the same being sections 5793 and 5797 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill the House has

concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 54, entitled

A bill to define the qualifications of the coroners of the county of Wayne, to prescribe their powers and duties and to fix their compensation;

And to inform the Senate that in the passage of the bill the House has concurred, and has ordered the bill to take immediate effect.

Very respectfully, CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

Mr. Linsley moved that the rules be suspended, and that the Senate return to the order of Motions and Resolutions.

The motion prevailed, two-thirds of all the Senators present voting therefor.

### MOTIONS AND RESOLUTIONS.

Mr. Linsley moved to discharge the committee of the whole from the further consideration of

Senate bill No. 319, entitled

A bill to amend sections 5 and 7 of act No. 143 of the Public Acts of 1903, entitled "An act to provide for the government, management and control of the State Public School at Coldwater, and to repeal all acts or parts of acts inconsistent with this act."

The motion prevailed.

Mr. Linsley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley	Mr.	Ely	Mr.	Jones	Mr.	Rumer
	Baird		Farr		Kane		Seeley
	Cook		Fyfe		Linsley		Sheldon
	Cropsey		Glasgow		MacKay		Traver
	Curtis		Hayden	•	Martindale		Yeomans
	Doherty		Heine		Moriarty		

NAYS.

23

The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

## INTRODUCTION OF BILLS.

Mr. Moriarty introduced

Senate bill No. 449, entitled

A bill to amend act No. 506 of the Local Acts of 1903, entitled "An act to incorporate the school district of Crystal Falls, in Iron county," by adding seven new sections thereto to be known as sections 41, 42, 43, 44, 45, 46 and 47.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Ely	Mr. Kane	Mr. Russell
Baird	Farr	MacKay	Seeley
Brown	Glasgow	Martindale	Sheldon
Cook	Hayden	Moriarty	Smith
Cropsey	Jenks	Peek	Traver
Curtis	Jones	Rumer	Yeomans
Doberty			

NAYS.

25 0

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Ashley, previous notice having been given and leave being granted, introduced

Senate bill No. 450, entitled

A bill to regulate the civil service of the city of Detroit, provide for the appointment of a Civil Service Commission therein, prescribe its duties and powers, prohibit assessments of officers and employes for political purposes and provide certain penalties for the violation of this act.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Ashley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion did not prevail, two-thirds of all the Senators present not voting therefor.

Mr. Ashley moved that the rules be suspended, and that the bill be laid on the table, on which motion he demanded the yeas and nays.

The motion prevailed, two-thirds of all the Senators present voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley Cook Cropsey Curtis Ely	Mr.	Farr Fyfe Glasgow Hayden Jenks	,	Mr.	Jones MacKay Martindale Rumer Seeley	Mr.	Sheldon Traver Van Akin Woodman Yeomans	20
				14	AIS	•			
Mr.	Baird Brown	Mr.	Doherty		Mr.	Moriarty	Mr.	Smith	5

Mr. Baird introduced

Senate bill No. 451, entitled

A bill to amend section 1 and to add a new section to act No. 66 of the House Enrolled Acts passed by the Legislature of the State of Michigan for the year 1905, approved March 16, 1905, entitled "An act to provide for the election of a county drain commissioner in and for the county of Saginaw, prescribe his powers and duties and fix and provide for his compensation."

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

28

#### NAYS.

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The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Moriarty introduced

Senate bill No. 452, entitled

A bill to amend section 4 of act No. 239 of the Public Acts of 1903, entitled "An act to amend sections 1, 3, 4, 5 and 6 of act No. 150 of the Public Acts of the year 1893, entitled 'An act to provide for the establishment and maintenance of a pardoning board, prescribing the powers and duties and repealing all acts and parts of acts in conflict herewith,' as amended, and to repeal all acts and parts of acts contravening the provisions of this act," approved June 18, 1903.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

Pending which,

Mr. Mills moved the previous question.

Which motion was seconded.

The question being, "Shall the main question now be put?"

The previous question was then ordered, a majority of all the Senators present voting therefor.

The question being on the motion made by Mr. Moriarty,

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr. Ashley Baird Brown Cropsey Doherty	Mr. Ely Farr Fyfe Glasgow Linsley	Mr. MacKay Martindale Mills Moriarty Peek	Mr. Russell Seeley Smith Van Akin Woodman	
·		NAYS.		20
Mr. Cook Hayden	Mr. Jones Rumer	Mr. Sheldon	Mr. Yeomans	6

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

### REPORTS OF STANDING COMMITTEES.

By the Committee on State Lands:

The Committee on State Lands report House Joint Resolution No. 839, entitled

Joint Resolution authorizing the Governor to issue a patent of certain lands to Henry Kerouck;

With the recommendation that the Joint Resolution pass.

ANDREW FYFE,

Chairman.

The report was accepted and the committee discharged.

Mr. Fyfe moved that the rules be suspended, and that the Joint Resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The Joint Resolution was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Baird M Brown Cook Curtis Ely	Ir. Farr Fyfe Hayden Martindale Mills	Mr. Moriarty Peek Russell Seeley	Mr. Smith Traver Van Akin Woodman	18
			NAYS.		
Mr.	Cropsey Glasgow	MacKay Rumer	Mr. Sheldon	Mr. Yeomans	6

The title of the Joint Resolution was agreed to.

Mr. Fyfe moved that the Joint Resolution be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the Joint Resolution was ordered to take immediate effect.

By the Committee on Gaming Interests:

The Committee on Gaming Interests report

House bill No. 4 (file No. 205), entitled

A bill to amend section 1 of chapter 51 of the Revised Statutes of 1846, the same being section 5571 of the Compiled Laws of 1897, relative to the bounty on wolves:

With the recommendation that the bill pass.

S. C. TRAVER, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Gaming Interests:

The Committee on Gaming Interests report

Senate bill No. 429, entitled

A bill making an appropriation for the bench show and field trials of the Bay City Sportsman's Club and to provide a fund for the propagation of blooded spaniels and to provide a tax to meet the same;

With the recommendation that the bill be referred to the Committee

on Finance and Appropriations.

S. C. Traver, Chairman.

The report was accepted and the committee discharged.

Mr. Traver moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Judiciary:

The Committee on Judiciary report

Senate bill No. 352, entitled

A bill to amend section 19 of act No. 183 of the Public Acts of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the state of Michigan," approved May 29, 1897, being section 381 of the Compiled Laws of 1897;

With the following amendment thereto:

By striking out of line 2 of section 19 the words "twenty-four hundred dollars" and inserting in lieu thereof the words "two thousand dollars. Such stenographer shall from time to time, under the provisions of section 5 of this act, furnish at his own expense an assistant when necessary."

Recommend that the amendment be concurred in, and that when so amended the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

24

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Mr. Brown moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

Mr. Seeley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

# YEAS.

Mr.	Baird	Mr. Fyfe	Mr. MacKay	Mr. Sheldon
	Brown	Glasgow	Martindale	Smith
	Cook	Hayden	Moriarty	Traver
	Curtis	Heine	Peek	Van Akin
	Ely	Kane	Rumer	Woodman
	Farr	Linsley	Seeley	Yeomans

NAYS.

The title of the bill was agreed to.

Mr. Seeley moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Judiciary: The Committee on Judiciary report

House bill No. 625 (file No. 241), entitled

A bill extending the right of action for damages heretofore or hereafter sustained through the negligent act or omission of another, causing death or injury, to the issue of the marriage relation and to the party thereto entering such relation in good faith, and providing damages for such act or omission;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Asylum for Insane at Newberry: The Committee on Asylum for Insane at Newberry report

House bill No. 115 (file No. 236), entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the biennial period ending June 30, 1906, for building and special purposes, and to provide a tax to meet the same:

With the following amendments thereto:

- 1. By striking out of line 2 of section 1 the word "one" and inserting in lieu thereof the word "seven."
- 2. By striking out of line 3 of section 1 the word "three" and inserting in lieu thereof the word "nine."

- 3. By striking out of line 5 of section 1 the word "one" and inserting in lieu thereof the word "four."
- 4. By inserting after the word "dollars" in line 12 of section 1 the words "for farm machinery, five hundred dollars; for bake oven, two thousand dollars; for bread moulder, six hundred dollars; for telephone exchange, five hundred dollars."

5. By striking out of line 20 of section 1 the words "one" and "three" and inserting in lieu thereof the words "seven" and "nine" respectively.

6. By striking out of line 2 of section 3 the words "one" and "three" and inserting in lieu thereof the words "seven" and "nine" respectively.

Recommend that the amendments be concurred in, and that when so amended the bill be referred to Committee on Finance and Appropriations.

GEO. N. JONES. Chairman.

The report was accepted and the committee discharged.

Mr. Jones moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the Committee on Finance and Appropriations.

By unanimous consent the Senate returned to the order of

## INTRODUCTION OF BILLS.

Mr. Fyfe introduced

Senate bill No. 453, entitled

A bill relative to the conversion of the so-called West Side Big Ditch in the city of Grand Rapids into a sewer, and its improvement and extension, to authorize the said city to borrow not to exceed \$120,000 and issue bonds therefor for said purpose and the levy and collection of taxes to meet the same.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Fyfe moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

### YEAS.

Mr. Ashley	Mr. Farr	Mr. MacKay	Mr. Russell
Baird	Fyfe	Martindale	Sheldon
Brown	Glasgow	Mills	Smith
Cropsey	Hayden	Moriarty	Traver
Curtis	Jones	Peek	'Van Akin
Elv	Kana	Rumer	Veomans

NAYS.

Mr. Fyfe moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

## MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 5, 1905.

To the President of the Senate:

Sir—I am instructed by the House to retransmit the following bill:

House bill No. 407 (file No. 186), entitled

A bill making appropriations for the Michigan School for the Blind for building and special purposes and for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax therefor;

Which the Senate amended as follows:

- 1. By striking out of lines 3 and 5 of section 1 and lines 3 and 4 of section 4 the words "thirty-two thousand" and inserting in lieu thereof the words "thirty-six thousand five hundred twelve";
- 2. By striking out of lines 2 and 3 of section 4 the words "thirty-nine thousand eight hundred fifty" and inserting in lieu thereof the words "forty-four thousand three hundred sixty-two";

And which amendments made to the bill by the Senate the House has

amended as follows:

1. By striking out of lines 3 and 5 of section 1 and lines 3 and 4 of section 4 the words "thirty-six thousand five hundred twelve" and inserting in lieu thereof the words "thirty-three thousand five hundred";

2. By striking out of lines 2 and 3 of section 4 the words "forty-four thousand three hundred sixty-two" and inserting in lieu thereof the words

"forty-one thousand three hundred fifty";

And now to inform the Senate that in the Senate amendments, as amended by the House, the House has concurred.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendments made to the Senate amendments by the House,

The amendments were then not concurred in, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

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### YEAS.

NAYS.

Mr.	Baird Brown Cook Cropsey Curtis Doherty	Mr.	Farr Fyfe Glasgow Hayden Heine Jenks	Mr.	Kane Linsley Martindale Mills ' Moriarty Peek	Mr.	Seeley Sheldon Smith Traver Van Akin Yeomans	
	Ely		Jones		Rumer		Comans	27

Mr. Cropsey moved that the House be requested to appoint a committee of conference to act with a like committee of the Senate to consider the matters of difference existing between the two Houses on the above entitled bill.

The motion prevailed.

Mr. Doherty moved that the Senate take a recess until 2 o'clock p. m. The motion prevailed, the time being 11:45 o'clock a. m.

## AFTER RECESS.

2 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present.

The Senate took up the regular order of business.

## MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, June 6, 1905.

To the President of the Senate:

Sir—I hereby nominate Henry R. Pattengill, of Lansing, Ingham county, and Henry N. Loud, of Au Sable, Iosco county, as members of the State Board of Library Commissioners, for the term of four years, from and after June 8, 1905.

I also nominate Henry L. Kanter, of Detroit, Wayne county, as a member of the Mackinac Island State Park Commission, for the term of ten years, from and after June 22, 1905.

I also nominate Charles W. Garfield, of Grand Rapids, Kent county, as a member of the Forestry Commission, for the term of four years, from and after July 1, 1905.

I also nominate Comfort A. Tyler, of Nottawa, St. Joseph county, as a member of the State Live Stock and Sanitary Commission, for the term of six years, from and after the second Tuesday in July, 1905.

I also nominate William M. Morris, of Cass City, Tuscola county, as State Veterinarian, for the term of two years, from and after the second

Tuesday in July, 1905.

Very respectfully,
FRED M. WARNER,
GOVERNOR.

The message was referred to the Committee on Executive Business.

The following message from the Governor was also received and read:

Executive Office, Lansing, June 6, 1905.

To the President of the Senate:

Sir—I hereby nominate Frederick C. Stoepel, of Detroit, Wayne county, as a member of the Wayne County Jury Commission, to fill vacancy caused by resignation of E. H. Doyle.

Very respectfully,

FRED M. WARNER, Governor.

The message was referred to the Committee on Executive Business.

The following message from the Governor was also received and read:

Executive Office, Lansing, June 6, 1905.

To the President of the Senate:

Sir—I hereby nominate Murray M. Duncan, of Ishpeming, Marquette county, and L. L. Hubbard, of Painesdale, Houghton county, as members of the Board of Control of the Michigan College of Mines, for the term of six years from and after June 10, 1905.

Very respectfully,

FRED M. WARNER, Governor.

The message was referred to the Committee on Executive Business.

The following message from the Governor was also received and read:

Executive Office.

Lansing, June 6, 1905.

To the President of the Senate:

Sir—I hereby nominate William M. Morris, of Cass City, Tuscola county, as State Veterinarian, to fill vacancy caused by the resignation of Frank C. Wells, resigned.

Very respectfully,

FRED M. WARNER, Governor.

The message was referred to the Committee on Executive Business.

The following message from the Governor was also received and read:

Executive Office, Lansing, June 6, 1905.

To the President of the Senate:

Sir-In compliance with the request of the Senate therefor, I herewith return

Senate bill No. 417 (Senate enrolled No. 139), entitled

A bill to vacate the township school district of the township of Atkinson and to attach to the township school district of Iron River the territory embraced within the former township of Atkinson in the county of Iron, and to transfer to the said township school district of Iron River all the property, rights, and liabilities formerly held or possessed by the township school district of Atkinson.

Very respectfully.

FRED M. WARNER. Governor.

Mr. Moriarty moved to suspend rule 36, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the Senators elect voting

Mr. Moriarty moved to reconsider the vote by which the Senate, on May 23, ordered the above entitled bill to take effect April 1, 1906.

The motion prevailed.

The question being on the motion that the bill be ordered to take effect April 1, 1906, The motion did not prevail, two-thirds of all the Senators elect not

voting therefor.

Mr. Moriarty moved to reconsider the vote by which the Senate, on May 23, passed the above entitled bill.

The motion prevailed, a majority of all the Senators elect voting

therefor.

The question being on the passage of the bill,

Mr. Moriarty moved that the bill be laid on the table.

The motion prevailed.

The following message from the Governor was also received and read:

Executive Office, Lansing, June 7, 1905.

To the President of the Senate:

Sir-In compliance with the request of the Senate therefor, I herewith return

Senate bill No. 423 (Senate enrolled No. 145), entitled

A bill to attach to the township school district of Stambaugh certain territory formerly embraced within the township of Iron River, and to 186

detach the same from the school district of the township of Iron River. Very respectfully,

> FRED M. WARNER. Governor.

Mr. Moriarty moved to suspend rule 36, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the Senators elect voting therefor.

Mr. Moriarty moved to reconsider the vote by which the Senate, on May 24, ordered the above entitled bill to take effect April 1, 1906.

The motion prevailed.

The question being on the motion that the bill be ordered to take effect April 1, 1906.

The motion did not prevail, two-thirds of all the Senators elect not voting therefor.

Mr. Moriarty moved to reconsider the vote by which the Senate, on May 24, passed the above entitled bill.

The motion prevailed, a majority of all the Senators elect voting there-

The question being on the passage of the bill,

Mr. Moriarty moved that the bill be laid on the table.

The motion prevailed.

## MOTIONS AND RESOLUTIONS.

Mr. Ashley moved to take from the table

Senate bill No. 450, entitled

A bill to regulate the civil service of the city of Detroit, provide for the appointment of a Civil Service Commission therein, prescribe its duties and powers, prohibit assessments of officers and employes for political purposes and provide certain penalties for the violation of this act.

The motion prevailed.

Mr. Ashley moved that the rules be suspended, and that the bill be placed on its immediate passage, on which motion he demanded the yeas and nays.

The motion prevailed, two-thirds of all the Senators present voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Cook Curtis	Mr. Fyfe Hayden Heine MacKay	Mr. Moriarty Peek Rumer Russell	Mr. Sheldon Traver Van Akin Woodman
Ely	Mills	Seeley	Yeomans

20

NAYS.

Mr. Doherty Mr. Smith

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and navs, as follows:



# YEAS.

Mr.	Ashley	Mr.	Fyfe	Moriarty	Mr.	Sheldon
	Baird		Heine	Peek		Traver
	Cook		MacKay	Rumer		Van Akin
	Cropsey		Martindale	Russell		Woodman
	Curtis		Mills	Seeley		Yeomans
	Ely					

21

NAYS.

Mr. Kane

Mr. Linsley

2

The title of the bill was agreed to.

Mr. Martindale moved to reconsider the vote by which the Senate, on June 5, ordered the following entitled bill to take immediate effect.

House bill No. 806, entitled

A bill to amend chapter 7 of the charter of the city of Detroit by adding thereto a new section to be known as section 67.

The motion prevailed.

The question being on the motion that the bill be ordered to take immediate effect,

The motion did not prevail, two-thirds of all the Senators elect not voting therefor.

Mr. Martindale moved to reconsider the vote by which the Senate agreed to the title of the bill.

The motion prevailed.

The question being on agreeing to the title,

Mr. Martindale moved to amend the title so as to read as follows:

A bill to amend chapter 7 of the charter of the city of Detroit by adding thereto a new section to authorize said city to issue bonds for the purpose of providing for the collecting, transporting, conveying and handling of garbage, and of all animal and vegetable matter and refuse, and to provide for the purchasing or leasing of a site for a garbage plant, said section to be known as section 67.

The motion prevailed, and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. Martindale moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Woodman moved to discharge the Committee on Railroads from the further consideration of

House bill No. 173 (file No. 175), entitled

A bill to amend section 14 of article 2 of act No. 198 of the Session Laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," the same being section six thousand two hundred thirty-nine of the Compiled Laws of 1897;

Pending which

Mr. Baird moved that the motion made by Mr. Woodman be laid on the table, on which motion he demanded the yeas and nays.

Mr. Baird

Mr Peek

The motion made by Mr. Baird then prevailed, a majority of all the Senators present voting therefor, by yeas and nays, as follows:

# YEAS.

Mr Martindale

Brown Curtis Doherty	Jones Linsley MacKay	Mills Moriarty	Smith Van Akin	14
		NAYS.		
Mr. Cook Cropsey Ely	Mr. H <b>ayden</b> Kane Russell	Mr. Seeley Sheldon Traver	Mr. Woodman Yeomans	11

## REPORTS OF STANDING COMMITTEES.

By the Committee on Agricultural Interests: The Committee on Agricultural Interests report House bill No. 699 (file No. 265), entitled

. Mr. Heine

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the accompanying substitute therefor, entitled

A bill making an appropriation for the Michigan State Agricultural Society and the West Michigan State Fair for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Recommend that the substitute be concurred in and that the bill, as substituted, be referred to Committee on Finance and Appropriations.

T. D. SEELEY, Chairman.

The report was accepted and the committee discharged.

Mr. Seeley moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

The bill was then referred to the Committee on Finance and Appropriations.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 696 (file No. 301), entitled

A bill making an appropriation for the State Board of Library Commissioners for the special purposes of defraying the expenses of organization of existing and new libraries and of the expense of library institutes for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the following amendments thereto:

1. By striking out of line 3 of section 1 the word "two" and inserting in lieu thereof the word "three."

2. By striking out of line 2 of section 3 the word "two" and inserting in lieu thereof the word "three."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

Charles Smith, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 115 (file No. 236), entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry for the biennial period ending June 30, 1906, for building and special purposes, and to provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Insurance:

The Committee on Insurance report

House bill No. 860, entitled

A bill to provide for the adoption and use of a standard form of fire insurance policy and to repeal act 149 of the Public Acts of 1881, as amended by act 38 of the Public Acts of 1889;

With the recommendation that the bill pass.

John Baird, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Normal College: The Committee on Normal College report House bill No. 131 (file No. 288), entitled

A bill making appropriations for the Michigan State Normal College for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same;

With the following amendments thereto:

1. By striking out of line 1 of section 2 the word "eight" and inserting in lieu thereof the word "ten."

2. By striking out of line 8 of section 2 the words "one thousand"

and inserting in lieu thereof the words "fifteen hundred."

3. By inserting in line 16 of section 2 after the word "dollars" the words "and for steel ceiling in chapel of main building, fifteen hundred dollars."

- 4. By striking out of line 9 of section 3 the word "eight" and inserting in lieu thereof the word "ten."
- 5. By inserting in line 3 of section 5 after the word "twenty" the word "two."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

> HUNTLEY RUSSELL, Chairman.

The report was accepted and the committee discharged.

Mr. Russell moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.

# MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 783, entitled

A bill to prevent persons who have lived in bigamous relations from inheritng property from their lawful spouses or receiving property from

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 764 (file No. 261), entitled

A bill to amend House Enrolled Act No. 173 of the acts of the Legislature of 1905, entitled "An act to authorize the formation of women's clubs," approved April 19, 1905, by adding thereto an additional section;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Religious and Benevolent Societies.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 664 (file No. 262), entitled

A bill to permit the taking of herring and other rough fish in Keweenaw bay, in Baraga county, at certain seasons of the year and to prescribe the kind of nets and the size of meshes to be used;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Baird Mr. Glasgow Mr. Mills Brown Hayden Moria: Cook Heine Peek Cropsey Kane Rume Curtis Linsley Russe Ely Martindale Seeley Farr	Traver Van Akin Woodman
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25

NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 674 (file No. 263), entitled

A bill to amend section 1 of act No. 151 of the Public Acts of 1897, entitled "An act to regulate the catching of fish in the waters of this state, by the use of pound or trap nets, gill nets, seines or other apparatus," being compiler's section No. 5844 of the Compiled Laws of 1897, as amended;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time, and pending the taking of the vote on the passage thereof,

Mr. Moriarty moved that the bill be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 232 (file No. 275, entitled

A bill to amend section 14 of Act 44 of the Public Acts of 1899, as amended by act No. 225 of the Public Acts of 1903, entitled "An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers, and public institutions of this state now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the official directory and legislative manual of the state of Michigan and to repeal act No. 122 of the Session Laws of 1889, approved May 31, 1889, act No. 20 of the Session Laws of 1889, approved March 19, 1889, and all other laws or parts of laws contravening or inconsistent with this act,"

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Printing.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to respectfully request the return to the House of the following concurrent resolution:

Senate Resolution No. 58.

Whereas, Stevens Thomson Mason, the fourth Governor of the Territory and the first Governor of the state of Michigan, died outside of the state, and his remains have since reposed in the vault of a cemetery now near the center of the city of New York, which is about to be destroyed; and

Whereas, Governor Mason's patriotic services to the state, his tireless energy in behalf of her interests, and notably his great services in the establishment of and defending the interests of the now great University of Michigan in its infancy, and in projecting the development of her mineral wealth, and the maintenance of her integrity are inseparably connected with the history of the state of Michigan, and are a part of the foundation of her prosperity; and

Whereas, The common council of the city of Detroit has tendered for the reception of the remains of Governor Mason a lot in Capitol Park,

the site of the old capitol building; therefore

Resolved by the Senate (the House of Representatives concurring), That the legislature of the state of Michigan deems it eminently fitting that the mortal remains of Governor Mason should rest in the soil of the state he loved and served so well; and

Resolved, That the remains of Governor Mason be brought to Michigan at the time of the annual session of the Michigan Pioneer and Historical Society, June 7 and 8, 1905, and that the Governor is hereby authorized to appoint three commissioners to arrange for the transfer and burial of the remains; and be it further

Resolved, That representatives of the family of former Governor Mason be invited to attend the ceremonies and that committees from the Senate and House of Representatives be appointed to act with a committee of the common council of the city of Detroit, in preparing suitable ceremonies; and be it further

Resolved, That the Board of State Auditors is hereby authorized to audit the expenses of transferring the remains, the traveling expenses of the members of Governor Mason's family and the members of the commission;

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on complying with the request of the House for the return of the concurrent resolution,

Mr. Smith moved that a respectful message be sent to the Governor asking the return to the Senate of the above entitled resolution.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 345 (file No. 137), entitled

A bill to amend section 2 of chapter 32 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," being section 3339 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill, the House has concurred and has ordered the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Brown moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 338 (file No. 125), entitled

A bill to amend sections 3, 5 and 6 of "An act to provide for the incorporation of baseball clubs or companies," approved June 6, 1883, being compiler's sections 7676, 7678, 7679 of the Compiled Laws of 1897;

And to inform the Senate that the House has amended the same as follows:

By striking out of lines 10 and 11 of section 6 the words "and professional baseball players."

And that in the passage of the bill, as thus amended, the House has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendment made to the bill by the House,

Mr. Martindale moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

26

# YEAS.

Mr. Ashley Baird Brown	Mr. Glasgow Hayden Jenks	Mr. Martindale Moriarty Peek	Mr. Sheldon Smith Traver
Cook Doherty	Jenks Jones Kane	Rumer Russell	Van Akin Woodman
Ely Farr	Linsley MacKay	Seeley	Yeomans
		NAYS.	

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 353 (file No. 138), entitled

A bill to amend section 1 of act No. 76 of the Public Acts of 1899, entitled "An act to protect side walks and side paths, and to provide a penalty for its violation";

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 163 (file No. 46), entitled

A bill declaring it unlawful to make or enter into certain contracts, understandings or agreements, and to provide a punishment therefor;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 20 (file No. 13), entitled

A bill to amend section 141 of act No. 229 of the Public Acts of 1897, entitled "An act to amend act No. 206 of the Public Acts of 1893, being 'An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased, and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act,' by adding thereto four sections, to be known as sections 140, 141, 142 and 143, providing for the giving of notice by tax purchasers to the occupants or persons having title to, or interest in such lands, of the fact of such sale; and providing the terms upon which such occupant or other person interested in such lands may obtain reconveyance thereof," being section 3960 of the Compiled Laws of 1897, as amended by acts No. 204 of the Public Acts of 1899, and No. 236 of the Public Acts of 1903;

And to inform the Senate that in the passage of the bill the House has concurred.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

# INTRODUCTION OF BILLS.

Mr. Brown introduced

Senate bill No. 454, entitled

A bill to create a state board of equalization; to prescribe its duties, and to provide for furnishing it with certain statements and data.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Brown moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

35- 35-4-3-1-

Baird	Glasgow	Mills	Smith	
Brown	Hayden	Moriarty	Traver	
Cook	Jenks	Peek	Van Akin	
Cropsey	Kane	Rumer	Woodman	
Curtis	Linsley	Russell	Yeomans	

NAYS.

27

0

The title of the bill was agreed to.

Mr. Brown moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Baird introduced

Wa Anhlaw

Senate Joint Resolution No. 455, entitled

Joint Resolution to direct and authorize the board of trustees of the Michigan Employment Institution for the Blind to use for building purposes the sum of \$7,000 now remaining unused from the appropriation made by act No. 169 of the Public Acts of 1903.

The Joint Resolution was read a first and second time by its title, and

pending its reference to a committee,

Mr. Baird moved that the rules be suspended, and that the Joint Reso-

lution be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The Joint Resolution was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. MooWor

mr. Ashley	Mr. Parr	Mr. Mackay	Mr. Seeley	
Baird	Fyfe	Martindale	Sheldon	
Brown	Glasgow	Mills	Smith	
Cook	Hayden	Moriarty	Traver	
Cropsey	Jenks	Peek	Van Akin	
Curtis	Kane	Rumer	Woodman	
Ely	Linsley	Russell	Yeomans	
•				2

28

Mrs. Coolors

NAYS.

The title of the Joint Resolution was agreed to.

Mr. Baird moved that the Joint Resolution be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the Joint Resolution was ordered to take immediate effect.

Mr. Baird, previous notice having been given and leave being granted, introduced

Senate bill No. 456, entitled

A bill to amend section 3 of title 1, and section 14 of title 20 of an act. entitled "An act to revise and amend the charter of the city of Saginaw," being act No. 276 of the Local Acts of 1905.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Fyfe '	Mr. Martindale	Sheldon
Baird	Glasgow	Mills	Smith
Brown	Hayden	<b>Moriarty</b>	Traver
Cook	Heine	Rumer	Van Akin
Curtis	Jenks	Russell	Woodman
Ely	Kane	Seeley	Yeomans
Farr	Linsley	_	

NAYS.

26 0

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Farr moved that the Senate resolve itself into the committee of the whole on the

# GENERAL ORDER.

The motion prevailed.

The President called Mr. Mills to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

T.

House bill No. 625 (file No. 241), entitled

A bill extending the right of action for damages heretofore or hereafter sustained through the negligent act or omission of another, causing death or injury, to the issue of the marriage relation and to the party thereto entering such relation in good faith, and providing damages for such act or omission;

Also:

House bill No. 696 (fille No. 301), entitled

A bill making an appropriation for the State Board of Library Comsioners for the special purposes of defraying the expenses of organization

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of existing and new libraries and of the expense of library institutes, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Also:

House bill No. 115 (file No. 236), entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the biennial period ending June 30, 1906, for building and special purposes, and to provide a tax to meet the same;

Also:

House bill No. 860, entitled

A bill to provide for the adoption and use of a standard form of fire insurance policy and to repeal Act 149 of the Public Acts of 1881, as amended by Act 38 of the Public Acts of 1889;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

House bill No. 131 (file No. 288), entitled

A bill making appropriations for the Michigan State Normal College for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same;

Have directed their chairman to report the same back to the Senate, with the recommendation that the bill be referred to the Committee on Finance and Appropriations.

The committee of the whole have also had under consideration the following:

III.

Senate bill No. 355, entitled

A bill to provide for the better protection of life and property against injury or damage resulting from the operation of steam engines and boilers by incompetent engineers and others, to create a board of state examiners therefor and prescribing the powers and duties of such board;

Also:

House bill No. 4 (file No. 205), entitled

A bill to amend section 1 of chapter 51 of the Revised Statutes of 1846, the same being section 5571 of the Compiled Laws of 1897, relative to the bounty on wolves;

Also:

House bill No. 192 (file No. 59).

A bill to amend section 1 of act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," being section 6090 of the Compiled Laws of 1897.

Have directed their chairman to report the same back to the Senate,

with the recommendation that all after the enacting clause of the bills be stricken out.

> W. N. MILLS, Chairman.

The report was accepted.

The bills named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Doherty moved that the Senate concur in the recommendation of the committee regarding the bill named in part II of the report.

The motion prevailed, and the bill was referred to the Committee on

Finance and Appropriations.

The question being on concurring in the recommendation of the committee of the whole that all after the enacting clause of the bills named in part III of the report be stricken out,

Mr. Cropsey asked for a division of the question and that the Senate vote separately on concurring in the recommendation of the committee and demanded the yeas and nays.

The motion prevailed.

Ely

The question then being on concurring in the recommendation of the committee that all after the enacting clause be stricken out of the first named bill in part III of the report,

The recommendation of the committee was then not concurred in, a majority of all the Senators present not voting therefor, by year and nays, as follows:

#### YEAS.

Mr.	Brown Curtis Doherty Ely	Mr.	Farr Hayden Jenks Jones	Mr.	Kane Linsley MacKay Seeley	Mr.	Smith Woodman Yeomans	15
				NAYS.			•	
Mr.	Ashley Baird Cook Cropsey	Mr.	Fyfe Glasgow Heine Martindale	Mr.	Mills Moriarty Rumer Russell	<b>M</b> r.	Sheldon Traver Van Akin	15

Mr. Brown moved that the bill be re-referred to the committee of the whole and placed on the General Order.

Mr. Smith demanded the yeas and nays.

Kane

The motion made by Mr. Brown then did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Brown Cropsey Fyfe	Mr.	Hayden Jenks	Mr.	MacKay Martindale	Mr.	Moriarty Yeomans	9
				NAYS.				
Mr.	Baird Cook Curtis Doherty	Mr.	Farr Glasgow Heine Jones Kana	Mr.	Linsley Rumer Russell Seeley Sheldon	Mr.	Smith Traver Van Akin Woodman	19

Sheldon

16

Mr. Doherty moved that the bill be laid on the table, on which motion he demanded the yeas and nays.

The motion prevailed, a majority of all the Senators present voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Brown	Mr. Farr	Mr. Kane	Mr. Smith
Curtis	Hayden	Linsley	Van Akin
Doherty	Jenks	MacKay	Woodman
Ely	Jones	Seeley	Yeomans

NAYS.

Mr. Ashley	Mr.	Fyfe	Mr.	Mills	Mr.	Russell	
Baird		Glasgow		Moriarty		Sheldon	
Cook		Heine		Rumer		Traver	
Сгорвеу	•	Martindale					14

The question being on concurring in the recommendation of the committee that all after the enacting clause be stricken out of the second named bill in part III of the report,

Mr. Curtis demanded the yeas and navs.

The recommendation of the committee of the whole was then not concurred in, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Brown Cropsey Fyfe	Hayden Jenks	Mr.	MacKay Martindale	Mr.	Moriarty Yeomans	9

# NAYS.

Mr. Baird	Mr. Farr	Mr. Linsley	Mr. Sheldon
Cook	Glasgow	Mills	Smith
Curtis	Heine	Rumer	Traver
Doherty	Jones	Russell	Van Akin
Ely	Kane	Seeley	Woodman

20

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Mr. Brown moved that the bill be laid on the table.

Mr. Smith demanded the yeas and nays.

The motion made by Mr. Brown then did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Brown Cropsey Fyfe	Mr. Hayden Jenks	Mr. MacKay Martindale	Mr. Moriarty Yeomans	9
		NAYS.		

Mr. Baird	Mr. Farr	Mr. Linsley	Mr. Smith
Cook	Glasgow	Rumer	Traver
Curtis	Heine	Russell	Van Akin
Doherty	Jones	Seeley	Woodman
Elv	Kane	Sheldon	

188

Mr. Baird moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The question being on concurring in the recommendation of the committee that all after the enacting clause be stricken out of the third named bill in part III of the report,

The recommendation of the committee of the whole was then not concurred in, a majority of all the Senators present not voting therefor.

Mr. Baird moved that the bill be placed on the order of Third Reading

of Bills, on which motion he demanded the yeas and nays.

The motion did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Baird Cook Curtis	Mr. Ely Farr	Mr. Sheldon Traver NAYS.	Mr. Van Akin Woodman	9
Mr. Brown Cropsey Doherty Glasgow Hayden	Mr. Jenks Jones Kane MacKay	Mr. Martindale Mills Moriarty Rumer	Mr. Russell Seeley Smith Yeomans	17

Mr. Brown moved that the further consideration of the bill be indefinitely postponed.

Mr. Baird demanded the yeas and nays.

The motion did not prevail, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Brown Doherty Glasgow Hayden	Mr. Jones Kane MacKay Martindale	Mr. Mills Moriarty Peek Rumer	Mr. Seeley Smith Yeomans	15
			NAYS.		
Mr.	Baird Cook Curtis	Mr. Ely Farr Heine	Mr. Jenks Sheldon Traver	Mr. Van Akin Woodman	11

Mr. Doherty moved that the Senate take a recess until 5 o'clock p. m. The motion prevailed, the time being 4 o'clock p. m.

# AFTER RECESS.

5 o'clock p. m.

The Senate was called to order by the President.

A quorum of the Senate was present.

The question being on concurring in the recommendation made by

the committee of the whole that all after the enacting clause be stricken out of

House bill No. 192 (file No. 59).

Mr. Baird moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed, two-thirds of all the Senators present voting therefor.

#### THIRD READING OF BILLS.

House bill No. 115 (file No. 236), entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the biennial period ending June 30, 1906, for building and special purposes, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. MacKay	Mr. Seeley
Baird	Fyfe	Martindale	Sheldon
Brown	Hayden	Mills	Smith
Cook	Jenks	Moriarty	Traver
Cropsey	Jones	Peek	Van Akin
Curtis	Kane	Rumer	Woodman
Elv	Linslev	Russell	

NAYS.

27

15

The title of the bill was agreed to.

Mr. Mills moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 192 (file No. 59).

A bill to amend section 1 of act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," being section 6090 of the Compiled Laws of 1897;

Was read a third time and not passed, a majority of all the Senators

elect not voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Cook Curtis Ely	Mr. Farr Kane Linsley	Mr. Russell Seeley	Mr. Sheldon Smith	10
		NAYS.		

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Traver
Baird	Hayden	Mills	Van Akin
Brown	Jenks	Moriarty	Yeomans
Cropsey	MacKay	Peek	•

Mr. Smith moved to reconsider the vote by which the Senate refused to pass the above entitled bill.

Mr. Ashlev

Baird

Mr. Rumer

Traver

Mr. Brown moved that the motion made by Mr. Smith be laid on the table, on which motion he demanded the yeas and nays.

The motion made by Mr. Brown then did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. MacKay

Martindale

	Brown Cropsey		Hayden Jenks		Mills Peek	Yeomans	15
				nays.			
Mr.	Cook Curtis Doherty Ely	Mr.	Farr Jones Kane Linsley	Mr.	Moriarty Russell Seeley Sheldon	Mr. Smith Van Akin Woodman	15

The question then being on the motion made by Mr. Smith,

Mr. Cropsey demanded the yeas and nays.

Mr. Fvfe

Glasgow

The motion did not prevail, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Cook Curtis Doherty	Mr.	Ely Farr Kane	Mr.	Linsley Russell Seeley	Mr.	Sheldon Smith Woodman	12
				NAY8.				
Mr.	Ashley Baird Brown Cropsey	Mr.	Fyfe Glasgow Hayden Jenks	Mr.	MacKay Martindale Mills Peek	Mr.	Rumer Traver Van Akin Yeomans	16

House bill No. 625 (file No. 241), entitled

A bill extending the right of action for damages heretofore or hereafter sustained through the negligent act or omission of another, causing death or injury, to the issue of the marriage relation and to the party thereto entering such relation in good faith, and providing damages for such act or omission;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey	Mr. Ely	Mr. Linsley	Mr. Sheldon
	Farr	MacKay	Smith
	Fyfe	Moriarty	Traver
	Glasgow	Rumer	Van Akin
	Hayden	Russell	Woodman
Curtis Doherty	Jenks Kane	Seeley	Yeomans

NAYS.

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26

The title of the bill was agreed to.

House bill No. 860, entitled

A bill to provide for the adoption and use of a standard form of fire insurance policy and to repeal Act 149 of the Public Acts of 1881, as amended by Act 38 of the Public Acts of 1889;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr Farr Fyfe Glasgow Hayden Jenks Jones Kane	Mr. MacKay Martindale Mills Moriarty Peek Rumer Russell	Mr. Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
Ely	Linsley	Russell	1 60mans

NAYS.

30 0

The title of the bill was agreed to.

Mr. Fyfe moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 4 (file No. 205), entitled

A bill to amend section 1 of chapter 51, of the Revised Statutes of 1846, the same being section 5571 of the Compiled Laws of 1897, relative to the bounty on wolves;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Ashley Baird Brown Cook	Mr.	Curtis Ely Farr Fyfe	Mr.	Jenks Linsley Mills Peek	Mr. Sheldon Traver Van Akin Woodman	
	Cropsey		Hayden		Russell	***************************************	19

# NAYS.

Mr. Doherty	Mr. Kane	Mr. Moriarty	Mr. Smith	
Glasgow	MacKay	Rumer	Yeomans	
Jones	Martindale	Seeley		11

The title of the bill was agreed to.

Mr. Doherty moved that the Senate resolve itself into

# EXECUTIVE SESSION.

The motion prevailed, the time being 5:25 o'clock p. m.

The executive session closed, the time being 5:30 o'clock p. m. og [c

By unanimous consent the Senate returned to the order of

## INTRODUCTION OF BILLS.

Mr. Baird introduced

Senate bill No. 457, entitled

A bill to provide for the compensation and to prescribe the duties of certain officers of the county of Saginaw; to provide for the safe keeping of the moneys of said county of Saginaw, and to repeal all acts inconsistent with the provisions of this act.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	MacKay	Mr.	Seeley
	Baird		Fyfe		Martindale		Sheldon
	Brown		Glasgow		Mills		Smith
	Cook		Hayden		Moriarty		Traver
	Cropsey		Jenks		Peek		Van Akin
	Curtis		Jones		Rumer		Woodman
	Doherty		Kane		Russell		Yeomans
	Ely		Linsley				

30

NAYS.

n

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Smith introduced

Senate bill No. 458, entitled

A bill to detach certain territory from the township of Schoolcraft. Houghton county, Michigan, and to attach the same to the township of Calumet, Houghton county, Michigan.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr. Farr	Mr. MacKay	Mr. Seeley
	Fyfe	Martindale	Sheldon
	Glasgow	Mills	Smith
	Hayden	Moriarty	Traver
	Jenks	Peek	Van Akin
	, Jones	Rumer	Woodman
	Kane	Russell	Yeomans
Ely	Linsley	2000011	100111111

30

NAYS.

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The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Smith introduced

Senate bill No. 459, entitled

A bill to detach certain territory from school district No. 4 of Schoolcraft township, Houghton county, Michigan, and to attach the same to district No. 2 of Calumet township, Houghton county, Michigan.

The bill was read a first and second time by its title, and pending its

reference to a committee,

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr. Farr Fyfe Glasgow Hayden Jenks Jones Kane	Mr. MacKay Martindale Mills Moriarty Peek Rumer Russell	Mr. Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
Elv	Linslev		

30

NAYS.

0

The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

REPORTS OF STANDING COMMITTEES.

By the Committee on Judiciary: The Committee on Judiciary report

House bill No. 750 (file No. 291), entitled

A bill to amend section 2 of act 66 of the Session Laws of 1869, being "An act to authorize and require the Commissioner of the Land Office to furnish certified copies of field notes, maps, records and other papers pertaining to land titles, and to declare the effect thereof as evidence in suits at law or equity," said section being section 1306 of the Compiled Laws of 1897:

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Linsley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Elly	Mr. Farr Fyfe Glasgow Hayden Jenks Jones Kane	Mr. Linsley MacKay Martindale Mills Moriarty Peek Rumer	Mr. Russell Seeley Sheldon Traver Van Akin Woodman Yeomans
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29

16

The title of the bill was agreed to.

Mr. Linsley moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting there for, and the bill was ordered to take immediate effect.

NAYS.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 772 (file No. 256), entitled

A bill to amend section 18 of chapter 21 of the Revised Statutes of 1846, entitled "Hawkers and Peddlers," the same being section 5326 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the rules be suspended, and that the bill be placed on its immediate passage.

Mr. Baird demanded the yeas and nays.

The motion did not prevail, two-thirds of all the Senators present not voting therefor, by yeas and nays, as follows:

		YEAS.		
Mr. Ashley	Mr. Ely	Mr. MacKay	Mr. Sheldor	an,
Brown	Fyfe	Martindale	Smith	
Cook	Hayden	Mills	Traver	
Cropsey	Linsley	Rumer	Woodma	

# NAYS.

Mr. Baird Curtis Doherty Farr Mr. Glasgow Jenks Jones Mr. Moriarty Peek Russell Mr. Seeley Van Akin Yeomans

13

The bill was then referred to the committee of the whole and placed on the General Order.

By the Committee on Gaming Interests:

The Committee on Gaming Interests report

House bill No. 705, entitled

A bill to prevent hunting for game on Sunday in the county of Livingston, to authorize the arrest of persons so offending, and to prescribe a penalty therefor.

With the recommendation that the bill pass.

S. C. Traver, Chairman.

The report was accepted and the committee discharged.

Mr. Rumer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

The bill was then read a third time, and pending the taking of the vote on the passage thereof,

Mr. Sheldon moved to amend the bill

By inserting in line 6 of section 1 after the word "Livingston" the word "Ottawa."

The amendment was not adopted.

The question being on the passage of the bill,

Mr. Doherty moved to amend the bill

By inserting in line 6 of section 1 after the word "Livingston" the word "Clare."

The amendment was not adopted.

The question being on the passage of the bill,

Mr. Jenks moved to amend the bill

By inserting in line 6 of section 1 after the word "Livingston" the word "Huron."

The amendment was not adopted.

The question being on the passage of the bill,

Mr. Curtis moved to amend the bill

By inserting in line 6 of section 1 after the word "Livingston" the word "Emmett."

The amendment was not adopted.

The question being on the passage of the bill,

Mr. Van Akin moved to amend the bill

By inserting in line 6 of section 1 after the word "Livingston" the words "Monroe and Lenawee."

The amendment was not adopted.

The question being on the passage of the bill,

Mr. Mills moved to amend the bill

By inserting in line 6 of section 1 after the word "Livingston" the words "and all other counties of the state."

Mr Baird

Doherty

Fyfe

22

24

5

The amendment was not adopted.

The question being on the passage of the bill,

Mr. Moriarty moved to amend the bill by adding a new section thereto, to stand as section 6, and to read as follows:

Section 6. It shall be lawful to play baseball on the first day of the week, commonly called Sunday, between the hours of 2 o'clock p. m. and 6 o'clock p. m.

The question being on the adoption of the amendment,

Mr. Rumer demanded the yeas and nays.

Mr Milla

The amendment was then not adopted, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

# YEAS.

Mr Smith

Fyfe	Moriarty	Mr. Smith	MI. IIAVGI	6
		NAYS.		
Mr Ashley Brown Cook Cropsey Curtis	Mr. Ely Farr Glasgow Hayden Jenks	Mr. Kane Linsley MacKay Rumer Russell	Mr. Seeley Sheldon Van Akin Woodman Yeomans	-

The question being on the passage of the bill,

Mr. Mills moved that the bill be laid on the table.

Mr. Rumer demanded the yeas and nays.

Jones

The motion did not prevail, a majority of all the Senators present, not voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Mills	Mr. Moriarty	2

# NAYS.

Mr.	Ashley	Mr.	Ely	Mr.	Jones	Mr.	Rumer
	Baird		Farr		Kane		Russell
	Brown		Fyfe		Linsley		Sheldon
	Cook		Glasgow		MacKay		Traver
	Cropsey		Havden		Martindale		Woodman
	Curtis		Jenks		Peek		Yeomans

Mr. Brown moved that the Senate adjourn.

Mr. Rumer demanded the yeas and nays.

The motion did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

## TOAG

•		YEAS.		
1		•		
Mr. Brown	Mr. Kane	Mr. MacKay	Mr. Mills	

22

# NAYS. .

Ashley Baird Cook Cropsey Curtis	Mr.	Farr Glasgow Hayden Jenks Jones	Mr.	Martindale Peek Rumer Russell Seeley	Mr.	Sheldon Smith Traver Woodman Yeomans
Elv		Linsley		_		

The question being on the passage of the bill,

Mr. Brown moved that the Senate take a recess until 8 o'clock p. m. The motion prevailed, the time being 6:30 o'clock p. m.

# AFTER RECESS.

8 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present.

The question being on the passage of

House bill No. 705, entitled

A bill to prevent hunting for game on Sunday in the county of Livingston, to authorize the arrest of persons so offending, and to prescribe a penalty therefor;

The bill was then passed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Brown Cook Cropsey	Mr. Farr	Mr. Linsley	Mr. Seeley
	Glasgow	MacKay	Sheldon
	Hayden	Martindale	Traver
	Jenks	Peek	Van Akin
Curtis	Jones	Rumer	Woodman
Ely	Kane	Russell	Yeomans

24

## NAYS.

Mr. Baird Mr. Fyfe Mr. Mills Mr. Smith

The title of the bill was agreed to.

Mr. Rumer moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate retuned to the order of

REPORTS OF STANDING COMMITTEES.

By the Committee on Taxtion: The Committee on Taxation report



House bill No. 408 (file No. 255), entitled

A bill to amend sections 145 and 146 of act 174 of the Public Acts of 1901, approved May 27, 1901, and to amend sections 147, 148, 149, 150, 152, 153 and 154 of the Public Acts of Michigan for the year 1899, approved June 23, 1899, entitled "An act to amend sections 21 and 22 of act No. 206 of the Public Acts of 1893, entitled 'An act to provide for the assessment of property, and the levy and collections of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes. and for the inspection and disposition of lands bid off to the state and not redeemed or purchased, and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act,' approved June 1, 1893, as amended by acts No. 25, 154, 162 and 299 of the Public Acts of 1895, and acts No. 206, 214, 224, 225, 229, 240 and 261 of the Public Acts of 1897, and to add ten new sections thereto, to stand as sections 145, 146, 147, 148, 149, 150, 151, 152, 153 and 154, providing for the creation of a Board of State Tax Commissioners, charged with the duty of enforcing this act and exercising supervisory control over officers administering the general tax laws of this state, and reporting to the Legislature thereon, and empowered in certain cases to review assessment rolls and correct the same or add thereto, and to provide for the assessment and taxation of property omitted from assessment rolls."

With the following amendments thereto:

1. By inserting in line 5 of section 1 after the words "fifty-four" the words "of act one hundred fifty-four."

2. By striking out of lines 1 and 2 of section 145 the word "Septem-

ber" and inserting in lieu thereof the word "November."

3. By striking out of line 2 of section 145 the word "six" and inserting in lieu thereof the word "five."

4. By striking out of line 17 of section 145 the word "six" and insert-

ing in lieu thereof the word "five."

5. By striking out all of line 5 and line 6 to and including the word "office" of section 147.

Recommend that the amendments be concurred in, and that when so amended the bill pass.

Geo. N. Jones, Chairman.

The report was accepted and the committee discharged.

Mr. Jones moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Doherty moved that the bill be referred to the committee of the whole and placed or the General Order for today.

The motion prevailed.

By the Committee on Taxation:

The Committee on Taxation report

House bill No. 793 (file No. 266), entitled

A bill to provide for the assessment of the property of railroad companies, union station and depot companies, sleeping car companies, ex-

press companies, car loaning companies, stock car companies, refrigerator car companies and fast freight line companies, and for the levy of taxes thereon by a State Board of Assessors, and for the collection of such taxes:

With the following amendments thereto:

1. By striking out of line 23 of section 13 the word "ten" and inserting in lieu thereof the word "eleven."

2. By inserting in line 27 of section 13 after the word "board" the

words "or any other person or the state."

- 3. By striking out of line 28 of section 13 after the word "by" the word "its."
- 4. By striking out of line 29 of section 13 the word "ten" and inserting in lieu thereof the word "eleven."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

> GEO. N. JONES, Chairman.

The report was accepted and the committee discharged.

Mr. Jones moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Doherty moved that the bill be referred to the committee of the whole and placed on the General Order for today.

The motion prevailed.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 218 (file No. 302), entitled

A bill making appropriations for the Michigan School for the Deaf for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:

With the recommendation that the bill pass.

CHARLES SMITH. Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Gaming Interests:

The Committee on Gaming Interests report

House bill No. 714, entitled

A bill to protect game in the public shooting grounds as designated in act 66, Public Acts, 1891, and on the Dafoe and Maisou islands in the township of Fair Haven, and on the waters and marshes of Rush lake in the township of Lake, Huron county.

With the recommendation that the bill pass.

S. C. TRAVER, Chairman.

The report was accepted and the committee discharged.

Mr. Jenks moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting Digitized by GOOGLE

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Ely	Mr. Kane	Mr. Seeley
Baird	Farr	Linsley	Sheldon
Brown	<b>ŕy</b> fe	Martindale	Smith
Cook	Glasgow	Mills ,	Traver
Сгорвеу	Hayden	Peek	Van Akin
Curtis	Jenks	Rumer	Woodman
Doherty	Jones	Russell	Yeomans

28

NAYS.

Λ

The title of the bill was agreed to.

Mr. Jenks moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

## INTRODUCTION OF BILLS.

Mr. Baird introduced

Senate bill No. 460, entitled

A bill to provide the manner of voting by the members of the Board of Supervisors of Saginaw county.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nave, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr. Farr	Mr. Linsley	Mr. Seeley
	Fyfe	MacKay	Sheldon
	Glasgow	Martindale	Smith
	Hayden	Mills	Traver
	Jenks	Moriarty	Van Akin
	Jones	Rumer	Woodman
	Kane	Russell	Yeomans

28

NAYS.

0

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Doherty moved that the Senate resolve itself into the committee of the whole on the

## GENERAL ORDER.

The motion prevailed.

The President called Mr. Seeley to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

House bill No. 408 (file No. 255), entitled

A bill to amend sections 145 and 146 of act 174 of the Public Acts of 1901, approved May 27, 1901, and to amend sections 147, 148, 149, 150, 152, 153 and 154 of the Public Acts of Michigan for the year 1899, approved June 23, 1899, entitled "An act to amend sections 21 and 22 of act No. 206 of the Public Acts of 1893, entitled 'An act to provide for the assessment of property, and the levy and collections of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased, and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act,' approved June 1, 1893, as amended by acts No. 25, 154, 162 and 299 of the Public Acts of 1895, and acts No. 206. 214, 224, 225, 229, 240 and 261 of the Public Acts of 1897, and to add ten new sections thereto, to stand as sections 145, 146, 147, 148, 149, 150, 151, 152, 153 and 154, providing for the creation of a Board of State Tax Commissioners, charged with the duty of enforcing this act and exercising supervisory control over officers administering the general tax laws of this state, and reporting to the Legislature thereon, and empowered in certain cases to review assessment rolls and correct the same or add thereto, and to provide for the assessment and taxation of property omitted from assessment rolls";

Also:

House bill No. 793 (file No. 266), entitled

A bill to provide for the assessment of the property of railroad companies, union station and depot companies, sleeping car companies, express companies, car loaning companies, stock car companies, refrigerator car companies and fast freight line companies, and for the levy of taxes thereon by a State Board of Assessors, and for the collection of such taxes, and to repeal all acts or parts of acts contravening any of the provisions of this act;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

T. D. SEELEY. Chairman.

The report was accepted.



The bills named in the report were placed on the order of Third Reading of Bills.

## THIRD READING OF BILLS.

House bill No. 408 (file No. 255), entitled

A bill to amend sections 145 and 146 of act 174 of the Public Acts of 1901, approved May 27, 1901, and to amend sections 147, 148, 149, 150, 152, 153 and 154 of the Public Acts of Michigan for the year 1899, approved June 23, 1899, entitled "An act to amend sections 21 and 22 of act No. 206 of the Public Acts of 1893, entitled 'An act to provide for the assessment of property, and the levy and collections of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes. and for the inspection and disposition of lands bid off to the state and not redeemed or purchased, and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act,' approved June 1, 1893, as amended by acts No. 25, 154, 162 and 299 of the Public Acts of 1895, and acts No. 206, 214, 224, 225, 229, 240 and 261 of the Public Acts of 1897, and to add ten new sections thereto, to stand as sections 145, 146, 147, 148, 149, 150. 151, 152, 153 and 154, providing for the creation of a Board of State Tax Commissioners, charged with the duty of enforcing this act and exercising supervisory control over officers administering the general tax laws of this state, and reporting to the Legislature thereon, and empowered in certain cases to review assessment rolls and correct the same or add thereto, and to provide for the assessment and taxation of property omitted from assessment rolls."

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

NAYS.

The question being on agreeing to the title,

Mr. Jones moved to amend the title so as to read as follows:

A bill to amend sections 145 and 146 of act 174 of the Public Acts of 1901, approved May 27, 1901, and to amend sections 147, 148, 149, 150, 152, 153 and 154 of Act 154 of the Public Acts of Michigan for the year 1899, approved June 23, 1899, entitled "An act to amend sections 21 and 22 of act No. 206 of the Public Acts of 1893, entitled 'An act to provide for the assessment of property, and the levy and collections of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes,

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and for the inspection and disposition of lands bid off to the state and not redeemed or purchased, and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act,' approved June 1, 1893, as amended by acts No. 25, 154, 162 and 299 of the Public Acts of 1895, and acts No. 206, 214, 224, 225, 229, 240 and 261 of the Public Acts of 1897, and to add ten new sections thereto, to stand as sections 145, 146, 147, 148, 149, 150, 151, 152, 153 and 154, providing for the creation of a Board of State Tax Commissioners, charged with the duty of enforcing this act and exercising supervisory control over officers administering the general tax laws of this state, and reporting to the Legislature thereon, and empowered in certain cases to review assessment rolls and correct the same or add thereto, and to provide for the assessment and taxation of property omitted from assessment rolls."

The motion prevailed, and the title of the bill was so amended. The title of the bill as amended was then agreed to.

House bill No. 793 (file No. 266), entitled

A bill to provide for the assessment of the property of railroad companies, union station and depot companies, sleeping car companies, express companies, car loaning companies, stock car companies, refrigerator car companies and fast freight line companies, and for the levy of taxes thereon by a State Board of Assessors, and for the collection of such taxes, and to repeal all acts or parts of acts contravening any of the provisions of this act:

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Farr	Mr. MacKay	Mr. Seeley
Baird	Fyfe	Martindale	Sheldon
Brown	Glasgow	Mills	Smith
Cook	Hayden	Moriarty	Traver
Cropsey	Jenks	Peek	Van Akin
Curtis	Jones	Rumer	Woodman
Doherty	Kane	Russell	Yeomans
Ely	Linsley		
		NAYS.	

The title of the bill was agreed to.

By unanimous consent the Senate returned to the order of

MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, June 6, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

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Senate bill No. 382 (enrolled No. 128), being

An act to revise the charter of the city of Grand Rapids, including therein also, as part of such charter, the acts controlling the Board of Education, and the Board of Library Commissioners;

Also:

Senate bill No. 264 (enrolled No. 127), being

An act to prohibit the spearing of fish through the ice during the months of December, January, February and March of each year in Houghton lake, Roscommon county;

Also:

Senate bill No. 411 (enrolled No. 136), being

An act to incorporate the public schools of Iron River, in Iron county, and to provide for the compulsory education of children in said public schools, and for the punishment of truancy, and to repeal all acts or parts of acts conflicting with the provisions of the same;

Also:

Senate bill No. 412 (enrolled No. 137), being

An act to incorporate the public schools of Stambaugh, in Iron county, and to provide for the compulsory education of children in said public schools, and for the punishment of truancy, and to repeal all acts or parts of acts conflicting with the provisions of the same;

 ${f Also}$  :

Senate bill No. 418 (enrolled No. 144), being

An act to provide for a new voting precinct to be known as voting precinct No. 2, in the township of Iron River, in the county of Iron;

Also:

Senate bill No. 422 (enrolled No. 147), being

An act to amend section 1 of Act 326 of the Local Acts of 1903, entitled "An act to provide for the nomination of candidates for election by popular vote and relating to primary elections in Kent county," so as to include the county commissioner of schools.

Very respectfully,

Fred M. WARNER,
Governor.

Mr. Doherty moved that when the Senate adjourn today it stand adjourned until tomorrow at 10 o'clock a. m.

The motion prevailed.

The Secretary submitted the following report:

Lansing, Mich., June 6, 1905.

To the President of the Senate:

Sir-

Senate concurrent resolution No. 58 (enrolled No. 148);

Also

Senate bill No. 388 (enrolled No. 149);

Also:

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Senate bill No. 393 (enrolled No. 150);
  House substitute for Senate bill No. 416 (enrolled No. 151);
  Also:
  Senate bill No. 392 (enrolled No. 152);
  Also:
  Senate bill No. 320 (enrolled No. 153);
  Senate bill No. 290 (enrolled No. 154);
  Senate bill No. 414 (enrolled No. 155);
  Senate bill No. 164 (file No. 142, enrolled No. 157);
  Also:
  Senate bill No. 361 (file No. 139, enrolled No. 158);
  Senate bill No. 438 (enrolled No. 159);
  House substitute for Senate bill No. 99 (file No. 134, enrolled No. 162);
  Have been printed and have this day been presented to the Governor for
his approval.
                                            Very respectfully,
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Mr. Moriarty moved that the Senate adjourn.

The motion prevailed, the time being 10:15 o'clock p. m.

The President declared the Senate adjourned until tomorrow at 10 o'clock a. m.

ELBERT V. CHILSON, Secretary of the Senate.

ELBERT V. CHILSON, Secretary of the Senate.

# NINETY-FIFTH DAY.

Lansing, Wednesday, June 7, 1905.

10 o'clock a. m.

The Senate met pursuant to adjournment and was called to order by the President.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Ashley, Baird, Brown, Cook. Cropsey, Curtis, Doherty, Ely, Farr, Glasgow, Hayden, Heine, Jenks. Kane, Linsley, MacKay, Martindale, Mills, Moffatt, Moriarty, Peek, Rumer, Russell, Seeley, Sheldon, Smith, Traver, Van Akin, Woodman, Yeomans—30.

The following Senators were absent without leave: Messrs. Fyfe and Jones—2.

Mr. Sheldon moved that leave of absence be granted to the absentees from today's session.

The motion prevailed.

## MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, June 6, 1905.

To the President of the Senate:

Sir—In compliance with the request of the Senate therefor, I herewith return the following resolution:

Senate Resolution No. 58, entitled

Whereas, Stevens Thomson Mason, the fourth Governor of the Territory and the first Governor of the state of Michigan, died outside of the state, and his remains have since reposed in the vault of a cemetery now near the center of the city of New York, which is about to be destroyed; and

Whereas, Governor Mason's patriotic services to the state, his tireless energy in behalf of her interests, and notably his great services in the establishment of and defending the interests of the now great University of Michigan in its infancy, and in projecting the development of her mineral wealth, and the maintenance of her integrity are inseparably connected with the history of the state of Michigan, and are a part of the foundation of her prosperity; and

Whereas, The common council of the city of Detroit has tendered for

the reception of the remains of Governor Mason a lot in Capital Park, the site of the old capitol building; therefore

Resolved by the Senate (the House of Representatives concurring). That the Legislature of the State of Michigan deems it eminently fitting that the mortal remains of Governor Mason should rest in the soil of the state he loved and served so well; and

Resolved, That the remains of Governor Mason be brought to Michigan at the time of the annual session of the Michigan Pioneer and Historical Society, June 7 and 8, 1905, and that the Governor is hereby authorized to appoint three commissioners to arrange for the transfer and burial of the remains; and be it further

Resolved, That representatives of the family of former Governor Mason be invited to attend the ceremonies and that committees from the Senate and House of Representatives be appointed to act with a committee of the common council of the city of Detroit, in preparing suitable ceremonies; and be it further

Resolved, That the Board of State Auditors is hereby authorized to audit the expenses of transferring the remains, the traveling expenses of the members of Governor Mason's family and the members of the commission.

Very respectfully,

FRED M. WARNER,

Governor.

Mr. Smith moved that the concurrent resolution be returned to the House in accordance with the request of the House therefor.

The motion prevailed.

The following message from the Governor was also received and read:

Executive Office. Lansing, June 7, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 379 (enrolled No. 146), being

An act to fix the compensation of the sheriff of Bay county and his deputies for attendance upon the circuit court for Bay county;

Also:

Senate bill No. 393 (enrolled No. 150), being

An act to prohibit catching or taking fish in the Shiawassee River, in any other manner than with hook and line;

Also:

House substitute for Senate bill No. 416 (enrolled No. 151), being An act to amend section 8 of act No. 319 of the Local Acts of 1891, entitled "An act to incorporate the city of Harrison in the county of Clare."

Also:

Senate bill No. 320 (enrolled No. 153), being

An act to amend sections 3, 5, 7, 13 and 17 and to repeal section 14 of act No. 384 of the Local Acts of the state of Michigan for the year 1903, approved April 2, 1903, entitled "An act to provide for the manner

of taking testimony before the probate court, justices of the peace and coroners in the county of Oakland, and to provide for the appointment, fix the term of office, and prescribe the duties, liabilities and compensation of a stenographer and assistant stenographer for the said courts; and to repeal act No. 377 of the Local Acts of the state of Michigan for the year 1895";

Also:

Senate bill No. 401 (enrolled No. 135), being

An act to provide for the protection of fish in the Saginaw River and its tributaries, and to repeal act No. 185 of the Public Acts of 1901 and act No. 449 of the Local Acts of 1895;

Also

Senate bill No. 3 (enrolled No. 141), being

An act to amend section 38 of act No. 183 of the Public Acts of the state of Michigan of 1897, approved May 29, 1897, entitled "An act to provide for the appointment and to fix the term of office. duties and compensation of circuit court stenographers in the state of Michigan," the same being section 400 of the Compiled Laws of Michigan of 1897;

Also:

Senate bill No. 369 (enrolled No. 142), being

An act to amend section 1 of act No. 198 of the Session Laws of 1859, entitled "An act to prevent fishing with seines and every kind of nets in certain counties in the state of Michigan;

Also:

Senate bill No. 292 (enrolled No. 143), being

An act relative to the nomination of party candidates for public office, and delegates to political conventions, in certain cases, to regulate and protect primary elections, and to prescribe penalties for violation of the provisions hereof;

Also:

Senate bill No. 388 (enrolled No. 149), being

An act to fix the salary and prescribe the duties of certain officers in the county of Kent;

Also:

Senate bill No. 392 (enrolled No. 152), being

An act to amend sections 19. 20 and 22 of title 5, section 1 of title 7, sections 9, 14, 17 and 19 of title 11, section 16 of title 16 of act No. 405 of the Local Acts of 1893, entitled "An act to reincorporate the city of Lansing, in the county of Ingham, and to repeal all acts and parts of acts in conflict herewith," and all acts amendatory thereto; and to add a new section to title 16 to stand as section 18;

Also:

Senate bill No. 290 (enrolled No. 154), being

An act to permit fishing through the ice with bob lines in Lapeer county:

Also:

Senate Joint Resolution No. 414 (enrolled No. 155), being

Joint Resolution confirming the sale, conveyance and transfer of certain lands in the city of Lansing by the First Freewill Baptist Church and Society of Lansing, and authorizing the further sale, transfer and conveyance of said lands;

Also:



Senate bill No. 164 (enrolled No. 157), being

An act to amend section 8 of act No. 196 of the Public Acts of 1903, entitled "An act to create a commission and define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the state of Michigan at the Louisiana Purchase Exposition at St. Louis, Missouri, in the year 1904, and to provide a tax to meet same," approved June 10, 1903, and to amend said act by adding thereto a new section to stand as section 10;

Also:

Senate bill No. 361 (enrolled No. 158), being

An act to provide for the indeterminate sentence as a punishment for crime, upon the conviction thereof, and for the detention and release of persons in prison or detained on such sentence, and for the expense attending the same;

Also:

Senate bill No. 438 (enrolled No. 159), being

An act to amend section 28 of chapter 5 of act No. 11 of the Senate Enrolled Acts passed by the Legislature of the state of Michigan for the year 1905, approved May 18, 1905, entitled "An act to reincorporate the city of Coldwater";

Also:

House substitute for Senate bill No. 99 (enrolled No. 162), being

An act making appropriations for the State Asylum for special purposes for the fiscal year ending June 30, 1906, and to provide a tax therefor.

Very respectfully, FRED M. WARNER, Governor.

## MOTIONS AND RESOLUTIONS.

Mr. Moffatt moved to take from the table

House bill No. 514, entitled

A bill for the protection of fish in the streams known as Grass River and Intermediate River, in Antrim county.

The motion prevailed.

Mr. Moffatt moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Glasgow offered the following resolution:

Senate Resolution No. 61.

Resolved by the Senate (the House of Representatives concurring). That when the Legislature adjourns today it stand adjourned until Friday, June 16, at 2 o'clock p. m.; and

Resolved further, That when the Legislature adjourns on Friday, June 16, it stand adjourned until Saturday, June 17, at 11 o'clock a. m.

The resolution was adopted.

### REPORTS OF STANDING COMMITTEES.

By the Committee on Asylum for Insane at Kalamazoo: The Committee on Asylum for Insane at Kalamazoo report

House bill No. 775 (file No. 280), entitled

A bill making appropriations for building and special purposes at the Michigan Asylum for the Insane at Kalamazoo for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the recommendation that the bill be referred to Committee on

Finance and Appropriations.

Albert B. Cook, Chairman.

The report was accepted and the committee discharged.

Mr. Cook moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

## MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 889, entitled

A bill to provide a tax to meet the several appropriations for which a tax is not otherwise provided for the general expenses of the state government, salaries of the state officers, judicial and other, expenses of the state departments and expenses of the Legislature for the years 1905 and 1906;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title.

Mr. Smith moved that the rules be suspended, and that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed, two-thirds of all the Senators present voting therefor.

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The following message from the House was also received and read:

House of Representatives. June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 817 (file No. 277), entitled

A bill to amend section 7 of chapter 55 of the Revised Statutes of 1846, entitled "General provisions relating to corporations." the same being section 8533 of the Compiled Laws of 1897, as amended;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee;

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Coc Cre Cu	ird own ok opsey rtis	Farr Glasgow Hayden Heine Jenks	MacKay Mr Mills Moffatt Moriarty Peek Russell	Seeley Sheldon Smith Traver Woodman Yeomans
-	herty	Linsley	•	

NAYS.

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The title of the bill was agreed to.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 726 (file No. 231), entitled

A bill to regulate the business of banking by individuals, partnerships and unincorporated persons;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE.

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Banks and Corporations.

Mr. Fyfe entered the Senate Chamber and took his seat.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House substitute for House bills Nos. 15 and 492 (file No. 272), entitled

A bill to amend sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of an act, entitled "An act to regulate the practice of pharmacy in the State of Michigan," same being act No. 134 of the Public Acts of 1885, approved June 2, 1885, and to add thereto twenty-one new sections to be known as sections 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
Charles S. Pierce,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed at the head of the General Order.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to retransmit to the Senate the following bill:

House bill No. 407 (file No. 186), entitled

A bill making appropriations for the Michigan School for the Blindfor building and special purposes and for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax therefor;

To which amendments were made by the Senate, and which Senate amendments were amended by the House, and to which House amendments to the Senate amendments the Senate refused to concur, at the same time asking for a committee of conference to consider the differences between the two Houses as to the bill,

And now to inform the Senate that the House has acceded to the request, and has appointed as a committee of conference on the part of the House Messrs. Ward, Beal, Manzelmann, W. A. Knight and Mapes.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The President announced as the conferees on the part of the Senate Messrs. Rumer, Hayden and Cropsey.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 808 (file No. 299), entitled

A bill to provide for changing and determining the names of divorced women;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 893, entitled

A bill to provide for the disposition of the money now or hereafter accumulated in the "post fund" and the "posthumous fund" of the Michigan Soldier's Home;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and pending its reference to a committee,

Mr. Van Akin moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

#### YEAS.

Mr. Ashley Maird Brown Cropsey Curtis Doherty Farr	Ir. Fyfe Glasgow Hayden Heine Jenks Kane Linsley	Mr. MacKay Martindale Mills Moffatt Moriarty Rumer Russell	Mr. Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
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NAYS.

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The title of the bill was agreed to.

Mr. Van Akin moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Jones entered the Senate Chamber and took his seat.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following Joint Resolution:

House Joint Resolution No. 338 (file No. 182), entitled Joint Resolution for the relief of Frank J. Thompson;

And to inform the Senate that the Joint Resolution has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

> Very respectfully, CHARLES S. PIERCE. Clerk of the House of Representatives.

The Joint Resolution was read a first and second time by its title and referred to the Committee on State Affairs.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 865, entitled

A bill to amend House Enrolled Act No. 227, being House bill No. 535

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(file No. 143), of the Public Acts of 1905, entitled "An act to prescribe the measure of damages in actions for negligent injuries to persons where deaths result, and where the actions are prosecuted under the survival act, and to provide for the distribution of the amounts paid on account of such damages, without participation by creditors of the deceased";

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Fyfe moved to discharge the Committee on Judiciary from the further consideration of the above entitled bill.

Mr. Doherty moved that the motion made by Mr. Fyfe be laid on the table, on which motion he demanded the year and nays.

The motion made by Mr. Doherty then prevailed, a majority of all the Senators present voting therefor, by year and nays, as follows:

## YEAS.

Mr.	Baird Brown Curtis Doherty Ely	Mr. Heine Jones Linsley MacKay Martindale	Mr. Mills Moffatt Moriarty Peek	Mr. Sheldon Smith Van Akin Woodman	18
			NAYS.		
Mr.	Cook Fyfe	Mr. Russell	Mr. Seeley	Mr. Traver	5

The following message from the House was also received and read:

House of Representatives. June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 851 (file No. 298), entitled

A bill to amend section 1 of chapter 70 of the Revised Statutes of 1846, entitled "Of the administration and distribution of the estates of intestates," as amended, being section 9322 of the Compiled Laws of 1897, as amended by act No. 116 of the Public Acts of Michigan for the year 1899:

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully.

CHARLES S. PIERCE.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Brown moved that the rules be suspended, and that the bill be placed on the General Order.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 610 (file No. 260), entitled

A bill to provide for the compilation, publication and distribution of an index to the Compiled Laws of 1897 and the Public Acts of 1899, 1901, 1903 and 1905;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on the General Order.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 859 (file No. 297), entitled

A bill to permit the taking of herring and other rough fish with submarine trap nets from the waters of Lakes Huron, Michigan and Straits of Mackinaw bordering on the counties of Cheboygan and Mackinaw, at certain seasons of the year and to prescribe the size of meshes to be used;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Curtis moved that the bill be laid on the table.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 769 (file No. 294), entitled

A bill to amend section 3 of act No. 107 of the Public Acts of 1871, entitled "An act to provide for the sale of perishable property," as amended by act No. 59 of the Public Acts of 1901;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIEBCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 895, entitled

A bill to prohibit the taking or catching of fish with gill nets, trap nets.

A bill to prohibit the taking or catching of hish with gill nets, trap nets, seines or other device of any kind, except hook and line, from that part of Little Traverse Bay of Lake Michigan known as Little Traverse Harbor and lying inside or north and west of Harbor Point and a line starting from a point on the shore directly east of Harbor Point Light House; thence east to a point on the township line between township 35 north, of range 5 west, and township 35 north, of range 6 west; thence to the north shore of Little Traverse Harbor;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Curtis moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis	Mr.	Farr Glasgow Hayden Heine Jenks	Mr.	Linsley MacKay Martindale Moffatt Moriarty Peek	Mr.	Russell Seeley Sheldon Smith Traver
	Curtis		Jones		Peek		Van Akin
	Doherty		Kane		Rumer		Yeomans
	Ely						

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NAYS.

The title of the bill was agreed to.

Mr. Curtis moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 788 (file No. 292), entitled

A bill to amend section 1 of act No. 199 of the Public Acts of 1877, being section 5823 of the Compiled Laws of 1897, entitled "An act to prevent hunting for game with firearms, dogs, or otherwise, on any enclosed lands or premises of another in this state without the consent of the owner or lessee of such lands";

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Gaming Interests.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 792 (file No. 282), entitled

A bill to amend section 1 of chapter 267 of the Compiled Laws of the State of Michigan, entitled "Limitation of Real Actions," so as to prevent

the acquirement of title by adverse user of highways, streets, avenues, alleys or other public places;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE.
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following Joint Resolution:

House Joint Resolution No. 850 (file No. 289), entitled

Joint Resolution authorizing the Commissioner of the State Land Office to investigate and determine whether it will be of benefit to the state and necessary for the public health, convenience and welfare, to deepen widen, straighten, reconstruct and extend the "Toll Gate Drain," and if such is the case, to join in the application to the county drain commissioner for such improvement, to release the right of way therefor and to authorize and direct the Board of State Auditors to audit and allow such sums as shall be assessed as benefits against the state or lands owned by the state for benefits by reason of such drain;

And to inform the Senate that the Joint Resolution has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The Joint Resolution was read a first and second time by its title. Mr. Smith moved that the rules be suspended and that the Joint Resolution be referred to the Committee on Finance and Appropriations. The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 837 (file No. 290), entitled

A bill to provide for the compilation, publication and distribution in book form of all laws now in existence in regard to the powers and duties of township officers, to supply the same to certain township officers, and to repeal all acts or parts of acts inconsistent with the provisions of this act;

And to inform the Senate that the bill has passed the House.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 604 (file No. 285), entitled

A bill permitting the taking and catching of herring in the waters of Lake Michigan bordering on the counties of Mason, Oceana, Muskegon, Ottawa, Allegan, Leelanau, Benzie, Manistee, Berrien and Van Buren, in the state of Michigan, not exceeding a distance of thirty miles from the shore line of said counties, and prescribing the size of mesh of the nets used for that purpose, and repealing all acts and parts of acts inconsistent herewith;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee.

Mr. Farr moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. MacKay	Mr. Seeley
Baird	Glasgow	Martindale	Sheldon
Brown	Hayden	Moffatt	Smith
Cook	Heine	Moriarty	Traver
Cropsey	Jenks ,	Peek	Van Akin
Curtis	Jones	Rumer	Woodman
Doherty	Kane	Russell	Yeomans
Ely			

29

NAYS.

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The title of the bill was agreed to.



Mr. Farr moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 799, entitled

A bill to amend section 1 of act No. 232 of the Public Acts of 1901. entitled "An act to extend aid to the Michigan Agricultural College";

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title.

Mr. Linsley moved that the rules be suspended, and that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 902, entitled

A bill to detach certain territory formerly embraced in the school district, "The Public Schools of Iron River," in the county of Iron, and to attach the same to school district, "The Public Schools of Stambaugh," in said county:

And to inform the Senate that the bill has passed the House and has been ordered to take effect April 1, 1906.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr. Ely	Mr. MacKay	Mr. Seeley
	Farr	Martindale	Sheldon
	Glasgow	Mills	Smith
	Hayden	Moffatt	Traver
	Jenks	Moriarty	Van Akin
	Jones	Peek	Woodman
	Kane	Rumer	Yeomans

28

NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take effect April 1, 1906.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect April 1, 1906.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill: House bill No. 903, entitled

A bill to vacate the township school district of the township of Atkinson and to attach to the township school district "The Public Schools of Iron River," in the county of Iron, the territory embraced within the school district of the former township of Atkinson, in said county, and to transfer to said township school district, "The Public Schools of Iron River," all the property, rights and liabilities formerly held or possessed by the school district of the former township of Atkinson;

And to inform the Senate that the bill has passed the House and has been ordered to take effect March 1, 1906.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis Doherty Ely	Mr.	Farr Glasgow Hayden Heine Jenks Jones Kane Linsley	Mr.	MacKay Martindale Moffatt Moriarty Peek Rumer Russell	Mr.	Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
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NAYS.

30

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take effect March 1, 1906.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take effect March 1, 1906.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 904, entitled

A bill to authorize surety companies to become surety upon, and authorize and empower the common council of the city of Midland, in the county of Midland, to accept surety companies as sureties upon all bonds given in said city under act No. 313 of the Public Acts of 1887 and amendments thereto;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respect fully asked.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. Heine moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nave, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey	Mr. Farr Fyfe Glasgow Hayden Heine Jenks	Mr. Linsley MacKay Martindale Mills Moffatt Morjarty	Mr. Rumer Russell Seeley Smith Van Akin
Curtis	Jenks	Moriarty	Woodman
Doherty Ely	Jones Kane	Peek	Yeomans

NAYS.

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The title of the bill was agreed to.

Mr. Heine moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to re-transmit the following bill:

House bill No. 115 (file No. 236), entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the biennial period ending June 30, 1906, for building and special purposes, and to provide a tax to meet the same.

Which the Senate amended as follows:

By striking out of line 2 of section 1 the word "one" and inserting in lieu thereof the word "seven."

By striking out of line 3 of section 1 the word "three" and inserting in lieu thereof the word "nine."

By striking out of line 5 of section 1 the word "one" and inserting in lieu thereof the word "four."

By inserting in line 12 of section 1 after the word "dollar" the words "for farm machinery, five hundred dollars; for bake oven, two thousand dollars; for bread moulder, six hundred dollars; for telephone exchange, five hundred dollars."

By striking out of line 20 of section 1 the words "one" and "three" and inserting in lieu thereof the words "seven" and "nine" respectively.

By striking out of line 2 of section 3 the words "one" and "three" and inserting in lieu thereof the words "seven" and "nine" respectively.

And now to inform the Senate that the House has refused to concur in the amendments.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Mills moved that the House be requested to appoint a committee of conference to act with a like committee of the Senate to consider the matters of difference existing between the two Houses on the above entitled bill.

The motion prevailed.

The President announced as the conferees on the part of the Senate, Messrs. Mills, Moriarty and Jones.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following bill:

House bill No. 875, entitled

A bill to establish an executive department of the municipal government of the city of Detroit, to be known as the Department of Buildings.

to prescribe its powers and duties, and to repeal all acts and parts of acts inconsistent with the provisions of this act;

And to inform the Senate that the bill has passed the House and has

been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference to a committee,

Mr. MacKay moved that the bill be laid on the table.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives. June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit to the Senate the following concurrent resolution:

House Resolution No. 110.

Whereas, There is a growing demand for utilizing the labor of convicts so as to do the least harm to the honest laborers; and

Whereas, It is conceded by all that good roads contribute largely to the

welfare of the whole people; therefore be it

Resolved by the House (the Senate concurring), That the State Highway Commissioner is hereby instructed to make a thorough investigation into the practicability and the advisability of using convict labor to crush stone for good roads, and what it would cost the state to procure a trap rock quarry in the Lake Superior district, and what it would cost to build at such quarry a prison to accommodate a thousand convicts, and what it would cost to crush and load on boats such stone per cubic yard, and what it would cost to ship such stone to any and every county in the state, and to report the same to the next session of the Legislature;

Which has been adopted by the House, and in which the concurrence

of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the adoption of the resolution, The resolution was adopted.

The following message from the House was also received and read:

House of Representatives. June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit to the Senate the following concurrent resolution:

House Resolution No. 111.

Whereas, A number of citizens of this state have procured, to be painted, a full length portrait of Julius C. Burrows, Senator from Michigan in the United States Senate; and

Whereas, The subscribers to the fund to obtain the portrait of Senator Burrows desire to present the painting to the state, to the end that it

may be preserved in the Capitol; therefore

Resolved by the House (the Senate concurring), That the portrait be accepted as the gift of the subscribers to the state, and that it be hung upon the walls of the Hall of Representatives and be retained and preserved therein as the property of the State of Michigan;

Which has been adopted by the House, and in which the concurrence

of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the adoption of the resolution, The resolution was adopted.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 44 (file No. 129), entitled

A bill to revise and amend the laws for the protection of game and birds:

And to inform the Senate that the House has amended the same as follows:

By inserting in line 1 of section 2 between the words "kill" and "or" the words "or capture" and inserting in line 2 of section 2 between the words "injure" and "kill" the words "pursue, hunt"; also by striking out of lines 2 and 3 of section 2 the words "Island of Bois Blanc" and inserting in lieu thereof the words "Islands of Bois Blanc or Grand Island" and also by striking out of line 7 of section 2 the word "six" and inserting in lieu thereof the word "eight."

By inserting in line 6 of section 2 after the word "Oceana" the words "Arenac, Alcona, Antrim, Roscommon, Montmorency, Kalkaska, Otsego,

Oscoda, Crawford."

By inserting in line 1 of section 4 between the words "hunt" and "capture" the word "pursue."

By inserting in line 5 of section 6 between the words "possession" and "the" the words "such deer or fawn or"; also by inserting in line 6 of section 6 after the word "section" the words "nor shall any person hunt, pursue, kill or capture, or attempt to hunt, pursue, kill or capture any deer while it is in the water."

By inserting in line 2 of section 8 between the words "deer" and "and" the words "or in attempting to hunt, pursue or capture or kill any deer";

also by inserting in line 3 of section 8 between the words "head" and "in" the words "or in possession."

By striking out of line 6 of section 10 the word "capercailie" and inserting in lieu thereof the word "capercailzie."

By striking out of lines 2 and 9 of section 11 the word "colon" and inserting in lieu thereof the words "bob-white or Virginia partridge."

By inserting in line 1 of section 13 between the words "destroy" and "by" the words "or attempt to injure, kill or destroy" and by striking out of line 4 of section 13 the word "fifteenth" and inserting in lieu thereof the word "first," also by striking out of line 13 of section 13 the word "first" and inserting in lieu thereof the word "tenth," also by striking out of line 13 of section 13 the word "April" and inserting in lieu thereof the word "January," also by inserting in line 13 of section 13 after the word "following" the words "and from the fifteenth of March to the tenth of April," also by striking out of line 17 of section 13 the word "naphta" and inserting in lieu thereof the word "naphtha," also by striking out of line 22 of section 13 the word "fifty" and in-

the word "seventy-five."

By striking out of lines 9 and 10 of section 17 the words "other than a game bird."

serting in lieu thereof the word "twenty-five," also by striking out of lines 25 and 26 the words "one hundred" and inserting in lieu thereof

By striking out section 18 and inserting in lieu thereof a new section to stand as such section and to read as follows:

Section 18. Section seventeen of this act shall not apply to any person holding a certificate giving the rights to take birds, their nests or eggs, for scientific purposes as hereinafter provided. Such certificates may be granted by a board, to consist of three persons, who shall be appointed annually, one by the president of the University of Michigan. one by the president of the Michigan Agricultural College, and one by the president of the State Normal College. Such board shall report annually on the first day of December, in writing, to the Governor, giving a detail of permits issued, amount of moneys received and how disbursed. and any surplus over actual necessary expenses shall be turned over to the State Treasurer and credited to the general fund. ments shall be made on or before the fifteenth day of December in each year and the term of office of such appointee shall commence on the first day of January of the year following such appointment and shall continue for one year from and after said date last mentioned. To any person above the age of fifteen years, who shall present written testimonials from two reputable ornithologists certifying to the good character and fitness of said applicant to be entrusted with such privilege, such permit may be issued: Provided, That but one permit be issued to any one person and then only authorizing the person holding such permit to take one pair each of the birds and one nest and one nest of eggs of the kind of birds specified in such certificate: Provided further, That the board upon issuing such permits shall keep a record of the same and immediately notify the State Game and Fish Warden of the issuing of each permit, which notice shall state the name and age of the holder of the certificate and the kind of birds, nests and eggs authorized to be taken and the place or places where they propose to hunt the same. A fee of one dollar shall accompany such application for certificate, such fee of one dollar shall go to said board to cover its necessary expenses.

proof that the holder of said certificate has violated the provisions of this act and has collected for other than scientific purposes, he shall be punished upon conviction of such offense as provided in section twenty-nine of this act. The certificates authorized by this act shall expire on the last day of December of the year of issuance and shall not be transferable, and shall not authorize the holder to take any blue bird or its nest or eggs, or any kirtland warbler or its nest or eggs, any scarlet tanager, its nest or eggs, or any red breasted grosbeak, its nest or eggs: Provided, That no person shall by himself, his clerk, servant or agent, expose or keep for sale, or directly or indirectly, upon any pretence or any device sell or barter, or in consideration of the purchase of any other property give to any person any of the birds or any part of the birds taken under the provisions of this section.

By inserting in line 1 of section 19 between the words "birds" and "Coopers" the words "crows," also by striking out of lines 3 and 4 of section 19 the words "nor does this act prohibit any person from killing

crows on his premises if destructive to planted or growing crops."

By inserting in line 5 of section 20 before the word "mounted" the words "heads or pelts prepared or," also by inserting in line 5 of section 20 after the word "purposes" the words "Provided, however, That any person may have in his possession for five days after the closing of the season game birds and animals lawfully killed during the open season," also by striking out of line 5 of section 20 the word "however" and inserting in lieu thereof the word "further."

By inserting in line 6 of section 21 after the word "sold" the words "Provided, That when the county clerk issues a license for killing deer he shall have the party to whom the license is issued make oath that he will not sell, loan, give or in any way transfer said license; that he will not attach or allow to be attached the accompanying shipping tags to any deer or portion thereof, except such as he may have lawfully killed himself."

By striking out of lines 2 and 3 of section 22 the words "the last preceding." also by inserting in line 3 of section 22 after the word "section" the word "twenty."

By striking out of lines 6, 8 and 10 of section 23 the words "game birds."

By inserting in line 11 of section 23 after the word "therein" the words "Provided, No game birds shall be shipped by express, freight or baggage or in any other manner except as hand baggage."

By inserting in line 1 of section 24 after the word "capturing" the words "or selling, or having in possession," also by inserting in line 2 of section 24 after the word "destroyed" the words "sold or possessed," also by inserting in line 8 of section 24 after the word "act" the words "except as hereinbefore provided."

By adding to line 12 of section 25 after the word "provisions" the words "a fee of one dollar shall accompany all said applications which amount shall be immediately forwarded to the State Treasurer and then credited to the State Game and Fish Warden fund."

By inserting in line 2 of section 28 after the word "wardens" the words "sheriffs, deputy sheriffs and constables."

By inserting in line 19 of section 28 after the word "dollars" the words "with sufficient sureties approved by the Secretary of State."

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And that in the passage of the bill, as thus amended, the House has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

The amendments were then not concurred in, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

## YEAS.

#### NAYS.

Mr. Baird Brown Cook Cropsey Curtis Doherty	Mr. Glasgow	Mr. MacKay	Mr. Russell
	Hayden	Martindale	Seeley
	Heine	Mills	Sheldon
	Jenks	Moffatt	Smith
	Jones	Moriarty	Traver
	Kane	Peek	Van Akin
Ely Farr	Linsley	Rumer	Woodman

Mr. Baird moved that the House be requested to appoint a committee of conference to act with a like committee of the Senate to consider the matters of difference existing between the two Houses on the above entitled bill.

The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to re-return to the Senate the following bill:

Senate bill No. 318 (file No. 145), entitled

A bill making appropriations for the Michigan Employment Institution for the Blind, for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for special purposes, and to provide a tax therefor:

For which bill the House adopted a substitute and in which substitute the Senate refused to concur, at the same time asking for a committee of conference to consider the differences between the two Houses as to the bill, and now to inform the Senate that the House has acceded to the request, and has appointed as a committee of conference on the part of the House, Messrs. Lane, Morrice, Byrns, Stone and Bland.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

Mr. Moriarty moved to reconsider the vote by which the Senate on June 6 asked for a committee of conference.

The motion prevailed.

Mr. Moriarty moved to reconsider the vote by which the Senate on June 6 refused to concur in the substitute passed by the House for the above entitled bill.

The motion prevailed, a majority of all the Senators elect voting therefor.

The question then being on concurring in the substitute passed by the House,

Mr. Moriarty moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Glasgow	Mr. Martindale	Mr. Sheldon
Baird	Hayden	Mills	Smith
Brown	Jenks	Moffatt	Traver
Curtis	Jones	Moriarty	Van Akin
Ely	Kane	Peek	Woodman
Farr	Linsley	Rumer	Yeomans
Fyfe	MacKav	Seelev	

NAYS.

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The Sergeant-at-Arms announced a committee of the House, who informed the Senate that the House would tender a reception to Miss Emily V. Mason, a sister of former Governor Stevens Thomson Mason, and invited the Senate to participate.

Mr. Brown moved that the Senate accept the invitation and that the President appoint a committee of three to notify the House.

The motion prevailed.

The President appointed as such committee, Messrs. Brown, Moffatt and Kane.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No 280 (file No. 120), entitled

A bill to amend act No. 266 of the Public Acts of 1895, approved June 4, 1895, entitled "An act relative to bonds and other obligations, with surety or sureties, and the acceptance as surety thereon of companies qualified to act as such, and the release of such surety, and the safe depositing of assets for which such surety may be liable, and to the charge-

ing by fiduciaries of the expense of procuring sureties, and repealing all laws in conflict therewith," by amending the title thereof and adding two new sections thereto to stand as sections 12 and 13;

And to inform the Senate that the House has passed a substitute

therefor, having the following title:

A bill relative to the cost of bonds to be furnished by state officers: And that in the passage of the bill, as thus substituted, the House has concurred, and has ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The question being on concurring in the substitute passed by the House,

Mr. Curtis moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr. Farr	Mr. Linsley	Mr. Russell
	Glasgow	MacKay	Sheldon
	Hayden	Martindale	Smith
	Heine	Moffatt	Traver
	Jenks	Moriarty	Van Akin
	Jones	Peek	Woodman
	Kane	Rumer	Yeomans
Doherty Ely	Kane	Rumer	Yeomans

. NAYS.

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The title of the bill was agreed to.

Mr. Curtis moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 146 (file No. 132), entitled

A bill providing for a biological survey of the state;

And to inform the Senate that the House has amended the same as follows:

1. By striking out of lines 2 and 3 of section 4 the words "two thousand dollars," where they occur, and inserting in lieu thereof in both places the words "one thousand dollars";

2. By adding another section to be known as section 5, which shall read as follows: "Section 5. The Auditor General shall add to and

incorporate in the state tax for the fiscal year ending June 30, 1905, the sum of one thousand dollars, and for the fiscal year ending June 30, 1906, the sum of one thousand dollars, which, when collected, shall be credited to the general fund to reimburse the same for the moneys hereby appropriated."

And has also amended the title of the bill so as to read as follows:

A bill to provide for a biological survey of the state, making appro-

priations therefor, and to provide a tax to meet the same;

And that in the passage of the bill and title, as thus amended, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

> Very respectfully, CHARLES S. PIERCE. Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House.

Mr. Jenks moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Cook Cropsey Doherty Ely Farr Fyfe	Mr. Glasgow	Mr. MacKay	Mr. Seeley
	Hayden	Martindale	Sheldon
	Heine	Moffatt	Smith
	Jenks	Moriarty	Traver
	Jones	Peek	Van Akin
	Kane	Rumer	Woodman
	Linsley	Russell	Yeomans

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#### NAYS.

The question being on agreeing to the title, as amended by the House, Mr. Jenks moved that the title, as amended, be agreed to.

The motion prevailed.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 374 (file No. 158), entitled

A bill to amend sections 5 and 6 of act No. 68 of the Public Acts of 1893, entitled "An act to provide for the incorporation of supreme, grand and subordinate lodges of the 'United Home Protectors Fraternity,' a co-operative fraternal building and loan society or order," being sections 7611 and 7612 of the Compiled Laws of 1897, and to add four new sections thereto to be known as sections Nos. 12, 13, 14 and 15;

And to inform the Senate that the House has amended the same as follows:

By inserting in line 2 of section 12 after the word "stockholders" the words "and members," and also in line 4 of the same section after the word "stockholders" the words "and members."

By inserting in line 2 of section 13 after the word "stockholders" the words "and members," and also in line 3 of the same section after the word "each" the word "stockholder," also in line 7 of the same section after the word "directors" the word "members."

By inserting in line 14 of section 14 after the word "stockholders" the words "and members," also in line 23 of same section after the word "stockholders" the words "and members."

And that in the passage of the bill, as thus amended, the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

Mr. Jones moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis Doherty	Ely Farr Fyfe Hayden Heine Jenks Linsley	Mr.	MacKay Mills Moffatt Moriarty Peek Rumer Russell	Mr.	Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
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NAYS.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 187 (file No. 131), entitled

A bill to amend sections 1, 3, 4, 5 and 8 of act No. 29 of the Public Acts of 1869, entitled "An act to regulate the manufacture and provide for the inspection of salt," being sections 4911, 4913, 4914, 4915 and 4918, respectively, of the Compiled Laws of 1897;

And to inform the Senate that the House has amended the same as follows:

- 1. By inserting in line 5 of section 1 after the word "use" the words "of the people."
  - 2. By striking out section 3.

And that in the passage of the bill, as thus amended, the House has concurred.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

Mr. Woodman moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

### YEAS.

Mr.	Ashley	Mr.	Ely	Mr.	Moffatt	Mr.	Sheldon
	Baird		Hayden		Moriarty		Smith
	Brown		Kane		Peek		TTAVEL
(	Cook		MacKay		Rumer		Van Akin
	Cropsey		Martindale		Russell		Woodman
	Doherty		Mills		Seeley		Yeomans

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#### NAYS.

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The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 394, entitled

A bill to prescribe the qualifications, duties and compensation of the clerk of the Judiciary Committee and law clerk of the Senate and the Senate stenographer;

And to inform the Senate that the House has passed a substitute there-

for, having the following title:

A bill to prescribe the qualifications, duties and compensation of the clerk of the Judiciary Committee and law clerk of the Senate and the Senate stenographer, and the clerk of the Judiciary Committee and law clerk and Speaker's messenger of the House;

And that in the passage of the bill, as thus substituted, the House has

concurred, and has also ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The question being on concurring in the substitute passed by the House,

Mr. Linsley moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Ely	Mr. Mills	Mr. Sheldon
Baird	Hayden	Moffatt	Smith
Brown	Jones	Moriarty	Traver
Cook	Kane	Peek	Van Akin
Cropsey	Linsley	Rumer	Woodman
Curtis	MacKay	Russell	Yeomans
Doherty	Martindale	Seeley	

NAYS.

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The title of the bill was agreed to.

Mr. Brown moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting there-

for, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 148 (file No. 133), entitled

A bill providing for the extension of the work of the State Board of Geological Survey and making an appropriation to meet the expenses thereof;

And to inform the Senate that the House has amended the same as follows:

1. By striking out of section 2 everything after the word "authorized" in line 3 and inserting in lieu thereof the words "the sum of two thousand dollars for the year ending June 30, 1906, and the sum of three thousand dollars for the year ending June 30, 1907";

2. By adding a section to be known as section 4, which shall read as follows: "Section 4. The Auditor General shall add to and incorporate in the state tax for the fiscal year ending June 30, 1905, the sum of two thousand dollars, and for the fiscal year ending June 30, 1906, the sum of three thousand dollars, which, when collected, shall be credited to the general fund to reimburse the same for the money hereby appropriated."

And has amended the title of the bill so as to read as follows:

A bill providing for the extension of the work of the State Board of Geological Survey and making an appropriation to meet the expenses thereof, and providing a tax to meet the same;

And that in the passage of the bill and title, as thus amended, the House has concurred, and has also ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

Mr. Jenks moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Doherty	Mr. Fyfe Glasgow Hayden Jones Kane Linsley	Mr. Martindale Mills Moffatt Moriarty Peek Rumer	Mr. Seeley Sheldon Smith Traver Van Akin Woodman
Ely Farr	MacKay	Russell	Yeomans

NAYS.

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The question being on agreeing to the title, as amended by the House, Mr. Jenks moved that the title, as amended, be agreed to.

The motion prevailed.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The President called the President pro tem. to the chair.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 186 (file No. 73), entitled

A bill to appropriate \$5,000 in aid of the erection of a monument to Major General Alexander Macomb, a native of this state and a hero of the war of 1812, and general of the army of the United States;

And to inform the Senate that the House has amended the same as follows:

- 1. By inserting in line 2 of section 1, after the word "appropriated," the words "out of any money in the State Treasury not otherwise appropriated."
- 2. By striking out all of section 2 and inserting in lieu thereof the 'following: "Section 2. Said appropriation shall be expended under the

direction of the officers of said society and, upon completion of the said monument, according to a design accepted by said society, the expenses incurred in the erection of such monument shall be certified by the officers of said society to the Board of State Auditors and allowed by them. The sums so allowed shall be paid from the State Treasury on the warrant of the Auditor General and charged to the appropriation account hereby created: Provided, That in no event shall the State of Michigan be held responsible or be made liable for any sum in excess of the amount appropriated by this act: Provided further, That the Auditor General shall incorporate in the state tax for the year 1905 the sum of \$5,000, which, when collected, shall be credited to the general fund to reimburse the same for the money hereby appropriated."

And that in the passage of the bill, as thus amended, the House has

concurred.

Very respectfully, CHARLES S. PIERCE. Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

Mr. Martindale moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. MacKay	Mr.	Seeley
Baird	Fyfe	Martindale ·		Sheldon
Cook	Glasgow	Mills		Smith
Curtis	Hayden	Peek	•	Traver
Doherty	Jones	Rumer		Woodman
Ely	Linsley	Russell		Yeomans

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### NAYS.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives. June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to retransmit the following bill:

House bill No. 93 (file No. 215), entitled

A bill making appropriations for the Michigan State Prison for general repairs and special purposes for the fiscal year ending June 30, 1906, and to provide a tax therefor;

Which the Senate amended as follows:

By striking out of line 1 of section 1, line 15 of section 1 and lines 2 and 3 of section 3 the words "twenty-four thousand two hundred," and inserting in lieu thereof, in each place, the words "thirty-one thousand and thirty"; Digitized by Google

2. By striking out of lines 4, 5, 6 and 7 of section 1 the words "for general purposes, ten thousand dollars; for stationery and blank books, six hundred dollars; for fire hose, eight hundred dollars; for new machinery, twelve thousand three hundred dollars; for repairs for hospital, five hundred dollars" and inserting in lieu thereof the words "for boilers, fourteen thousand dollars; for heater, fifteen hundred dollars; for dynamo, twenty-five hundred dollars; for lathe, six hundred fifty dollars; for shaper, four hundred fifty-five dollars; for horses, carriages, wagons, one thousand dollars; for washing machine, two hundred fifty dollars; for knitting machine, fifty dollars; for button-hole machine, one hundred twenty-five dollars; for condenser, four hundred dollars; for hospital building repairs, five hundred dollars; for general repairs, ten thousand dollars."

And which amendments made to the bill by the Senate the House has amended as follows:

- 1. By striking out of line 1 of section 1, line 15 of section 1, and lines 2 and 3 of section 3 the words "thirty-one thousand and thirty," and inserting in lieu thereof, in each case, the words "twenty-eight thousand one hundred thirty";
- 2. By striking out of the Senate amendment No. 2 to section 1, the words "for heater, fifteen hundred dollars;" "for horses, carriages, wagons, one thousand dollars;" "for condenser, four hundred dollars."

And now to inform the Senate that in the Senate amendments, as amended by the House, the House has concurred.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the Senate amendments to the bill,

Mr. Peek moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Cook Cropsey Curtis	Mr. Farr	Mr. Mills	Mr. Smith
	Hayden	Peek	Traver
	Jones	Rumer	Van Akin
	Linsley	Russell	Woodman
	MacKay	Seeley	Yeomans
Curtis Ely	MacKay Martindal		Yeomans President protem 24

NAYS.

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The bill was then re-returned to the House.



The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return the following bill:

Senate bill No. 69 (file No. 11), entitled

A bill to establish a state Sanatorium in some suitable locality in Michigan, for the care and treatment of persons having tuberculosis, and making appropriations therefor;

For which bill and House bill No. 138 the House passed a substitute

having the following title:

A bill to establish a state Sanatorium in some suitable locality in Michigan for the care and treatment of persons having tuberculosis, and making appropriations therefor, and to provide a tax to meet the same;

And to inform the Senate that in the passage of the bill, as substituted, the House has concurred and has ordered the bill to take imme-

diate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,

CHARLES S. PIERCE,

Clerk of the House of Representatives.

The question being on concurring in the substitute passed by the House,

Mr. Moriarty moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird Brown Cook Cropsey	Mr.	Farr Fyfe Hayden Jones Kane	Mr.	Mills Moffatt Moriarty Peek Rumer	Mr.	Sheldon Smith Traver Van Akin Woodman
	Cropsey Curtis		Kane Linsley		Rumer Russell		Woodman Yeomans
	Doherty Ely		MacKay Martindale		Seeley		President protem 30

NAYS.

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The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to re-return to the Senate the following concurrent resolution:

Senate resolution No. 58.

Whereas, Stevens Thomson Mason, the fourth Governor of the territory and the first Governor of the State of Michigan, died outside of the state, and his remains have since reposed in the vault of a cemetery now near the center of the city of New York, which is about to be destroyed; and

Whereas, Governor Mason's patriotic services to the state, his tireless energy in behalf of her interests, and notably his great services in the establishment of and defending the interests of the now great University of Michigan in its infancy, and in projecting the development of her mineral wealth, and the maintenance of her integrity are inseparably connected with the history of the State of Michigan, and are a part of the foundation of her prosperity; and

Whereas, The common council of the city of Detroit has tendered for the reception of the remains of Governor Mason a lot in Capital

Park, the site of the old capitol building; therefore

Resolved by the Senate (the House of Representatives concurring), That the legislature of the State of Michigan deems it eminently fitting that the mortal remains of Governor Mason should rest in the soil of the state he loved and served so well; and

Resolved, That the remains of Governor Mason be brought to Michigan at the time of the annual session of the Michigan Pioneer and Historical Society, June 7 and 8, 1905, and that the Governor is hereby authorized to appoint three commissioners to arrange for the transfer and burial of the remains; and be it further

Resolved. That representatives of the family of former Governor Mason be invited to attend the ceremonies and that committees from the Senate and House of Representatives be appointed to act with a committee of the common council of the city of Detroit, in preparing suitable ceremonies; and be it further

Resolved, That the Board of State Auditors is hereby authorized to audit the expenses of transferring the remains, the traveling expenses of the members of Governor Mason's family and the members of the commission:

And to inform the Senate that the House has ordered the resolution to take immediate effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Smith moved that the concurrent resolution be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the concurrent resolution was ordered to take immediate effect.

The concurrent resolution was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to retransmit the following bill:

House bill No. 777 (file No. 283), entitled

A bill to authorize the appointment of an assistant secretary of the State Board of Health; to prescribe his duties and fix his compensation;

Which the Senate amended as follows:

By inserting in line 2 of section 1 after the word "board" the words "and a stenographer to the secretary" and by adding the letter "s" to the word "appointment" in line 3.

By adding to section 2 the words "The stenographer to the secretary shall receive a salary of one thousand dollars per annum, to be paid from the same fund, and in the same manner as other departmental clerks are paid."

And now to inform the Senate that in the adoption of the amendments

the House has refused to concur.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Doherty moved that the Senate recede from its amendments to the bill.

The motion prevailed.

The bill was then re-returned to the House.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 450, entitled

A bill to regulate the civil service of the city of Detroit, provide for the appointment of a civil service commission therein, prescribe its duties and powers, prohibit assessments of officers and employes for political purposes and provide certain penalties for the violation of this act:

And to inform the Senate that in the passage of the bill the House has concurred and has ordered the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir--I am instructed by the House to return to the Senate the following bill:



Senate bill No. 332 (file No. 163), entitled

A bill authorizing the Board of Control of the State House of Correction and Branch Prison of the Upper Peninsula to purchase land for the use and benefit of the State House of Correction and Branch Prison of the Upper Peninsula; to make an appropriation therefor and provide for a tax to meet the same;

And to inform the Senate that in the passage of the bill, the House has concurred and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following Joint Resolution:

Senate Joint Resolution No. 74 (file No. 162), entitled

Joint Resolution to authorize and instruct the Board of State Auditors to examine into, and if they deem it justifiable, to allow the claim of Alphonso Button for injuries sustained by him from a premature discharge of a cannon while engaged in the regular performance of his duty as a member of the gun squad of the Curtenius Guard (an organized volunteer uniformed militia company, organized under the laws of the State of Michigan), at Mason, Michigan, on the third day of July, 1858;

And to inform the Senate that in the passage of the Joint Resolution, the House has concurred, and has also concurred in ordering the Joint Resolution to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The Joint Resolution was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following Joint Resolution:

Senate Joint Resolution No. 347 (file No. 147), entitled

Joint Resolution to direct the Board of State Auditors to investigate, examine and settle the claim of George G. Covell of Grand Traverse

county, Michigan, against the State of Michigan on account of legal services rendered in defending one Bert Spafford, Deputy State Game and Fish Warden, who was tried for murder in Benzie county, Michigan, during the month of September, 1903; said services being rendered at the request of Hon. A. T. Bliss, the then Governor of the State of Michigan, and Charles H. Chapman, the State Game and Fish Warden of the State of Michigan;

And to inform the Senate that in the passage of the Joint Resolution, the House has concurred, and has also concurred in ordering the Joint

Resolution to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The Joint Resolution was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 85 (file No. 154), entitled

A bill to amend section 30 of act 156 of the Session Laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," as amended, said section being section 2503 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill, the House

has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 364 (file No. 143), entitled

A bill to amend section 2 of act 260 of the Public Acts of 1881, entitled "An act to provide for the protection of children," said section being compiler's section 5554 of the Compiled Laws of 1897;

And that in the passage of the bill, the House has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

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The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 303 (file No. 127), entitled

A bill to amend act No. 206 of the Public Acts of 1893, approved June 1, 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts or parts of acts in anywise contravening any of the provisions of this act," the same being compiler's sections 3824 to 3962 inclusive, by inserting after section 61 a new section to stand as section 61 a;

And to inform the Senate that in the passage of the bill, the House

has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 387 (file No. 168), entitled

A bill to amend section 19 of act No. 124 of the Public Acts of 1893 as amended by act No. 119 of the Public Acts of 1895 as amended by act No. 81 of the Public Acts of 1899, entitled "An act to provide for the government of the Michigan Asylum for Dangerous and Criminal Insane and the inmates therein, and to repeal act No. 190, laws of 1883 and all acts amendatory thereto, and all of that portion of act No. 140, laws of 1891 which conflicts with this act, being an act, entitled 'An act to provide for a State Board of Inspectors who shall perform the duties now performed by the Advisory Board in Matters of Pardons, and who shall have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the Branch of the State Prison at Marquette, the Reform School for Boys at Lansing and

the Industrial Home for Girls at Adrian, and to abolish all existing boards, and to annul all existing appointments," being section 1972 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill, the House

has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 322 (file No. 124), entitled

A bill to amend act No. 185 of the Public Acts of 1897, entitled "An act to provide for the publication of the proceedings of the annual school meeting, and an annual financial statement, in graded school districts in which a newspaper is published, and to provide for the expense thereof, and fixing a penalty for failure to make such publication," being sections 4800 and 4801 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill, the House

has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 321 (file No. 128), entitled

A bill to amend section 14 of act 133 of the Public Acts of 1879, entitled "An act to establish an institution under the name and style of the Michigan Reform School for Girls." approved May 31, 1879, the same being compiler's section 2214 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill the House has

concurred.

Very respectfully,
CHARLES S. PIERCE.
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 400 (file No. 172), entitled

A bill to provide for building, rebuilding or repairing of bridges and roads situated in more than one township, or partly in one township or more than one, and partly in a city or incorporated village, when any such township, city or village shall fail to join in or contribute to the building, rebuilding or repairing thereof;

And to inform the Senate that in the passage of the bill the House has

concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 395, entitled

A bill to amend section 11 of act No. 189 of the Public Acts of 1903, entitled "An act to provide for the exercise of the police power of the state over the affairs and business of corporations or persons engaged in urban, suburban and interurban transportation by the Commissioner of Railroads, and to define the powers and duties of said Commissioner of Railroads with reference thereto";

And to inform the Senate that in the passage of the bill the House has

concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 294 (file No. 109), entitled

A bill to amend section 1 of act No. 45 of the Public Acts of 1901, entitled "An act to prevent the practice of mutilating horses, known as docking," approved April 8, 1901;

And that in the passage of the bill the House has concurred, and has

also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 381 (file No. 165), entitled

A bill to amend section 6 of chapter 70 of the Revised Statutes of 1846, entitled "Of the administration and distribution of the estates of intestates," as amended, said section being compiler's section 9327 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill the House has

concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 380, entitled

A bill to amend act No. 387 of the Local Acts of 1901, entitled "An act to confirm the organization of School District No. 7, fractional, of Lansing and Meridian townships, in the county of Ingham";

And that in the passage of the bill the House has concurred, and has

also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,

Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the follow-

Senate bill No. 261 (file No. 164), entitled A bill to make an appropriation for designating, by monuments, the locations occupied by the Second, Eighth, Twelfth, Fifteenth, Seventeenth, Twentieth and Twenty-seventh Regiments of Michigan Infantry, and the Batteries G and H, First Michigan Light Artillery, who participated in the campaign and seige of Vicksburg, within the Vicksburg National Military Park, and providing for the erection of the same;

And that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

CHARLES S. PIERCE. Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 6, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 448, entitled

A bill to authorize the village of River Rouge, in the county of Wayne and state of Michigan, to establish, construct and maintain a system of public sewers in said village and to issue bonds for the payment thereof;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully, CHARLES S. PIERCE. Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following Joint Resolution:

Senate Joint Resolution No. 455, entitled

Joint Resolution to direct and authorize the Board of Trustees of the

Michigan Employment Institution for the Blind to use for building purposes the sum of \$7,000 now remaining unused from the appropriation made by act No. 169 of the Public Acts of 1903;

And to inform the Senate that in the passage of the Joint Resolution the House has concurred, and has also concurred in ordering the Joint

Resolution to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The Joint Resolution was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 457, entitled

A bill to provide for the compensation and to prescribe the duties of certain officers of the county of Saginaw; to provide for the safe keeping of the moneys of said county of Saginaw, and to repeal all acts inconsistent with the provisions of this act;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,
CHABLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 451, entitled

A bill to amend section 1 and to add a new section to act No. 66 of the House Enrolled Acts passed by the Legislature of the State of Michigan for the year 1905, approved March 16, 1905, entitled "An act to provide for the election of a county drain commissioner in and for the county of Saginaw, prescribe his powers and duties and fix and provide for his compensation";

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 456, entitled

A bill to amend section 3 of title 1 and section 14 of title 20 of an act, entitled "An act to revise and amend the charter of the city of Saginaw," being act No. 276 of the Local Acts of 1905;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 352, entitled

A bill to amend section 19 of act No. 183 of the Public Acts of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," approved May 29, 1897, being section 381 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill: Digitized by Google

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Senate bill No. 449, entitled

A bill to amend act No. 506 of the Local Acts of 1903, entitled "An act to incorporate the school district of Crystal Falls, in Iron county," by adding seven new sections thereto to be known as sections 41, 42, 43, 44, 45, 46 and 47;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 454, entitled

A bill to create a State Board of Equalization; to prescribe its duties, and to provide for furnishing it with certain statements and data;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 460, entitled

A bill to provide the manner of voting by the members of the Board of Supervisors of Saginaw county;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor. Digitized by Google

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 458, entitled

A bill to detach certain territory from the township of Schoolcraft, Houghton county, Michigan, and to attach the same to the township of Calumet, Houghton county, Michigan;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 459, entitled

A bill to detach certain territory from School District No. 4 of School-craft township, Houghton county, Michigan, and to attach the same to District No. 2 of Calumet township, Houghton county, Michigan;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 453, entitled

A bill relative to the conversion of the so-called West Side Big Ditch, in the city of Grand Rapids, into a sewer, and its improvement and ex-

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tension; to authorize the said city to borrow not to exceed \$120,000 and issue bonds therefor for said purpose and the levy and collection of taxes to meet the same;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 408, entitled

A bill to amend section 1 of act No. 188 of the Session Laws of 1861, entitled "An act to reorganize the Agricultural College of the State of Michigan, and to establish a State Board of Agriculture," as amended, said section being compiler's section 1834 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 426, entitled

A bill to divide the State of Michigan into thirty-two Senatorial districts:

And to inform the Senate that in the passage of the bill the House has concurred.

Very respectfully,
CHARLES S. PIERCE.
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor. Digitized by Google The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 427, entitled

A bill to apportion anew the representatives in the State Legislature among the several counties and districts of this state;

And to inform the Senate that in the passage of the bill the House has

concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 435, entitled

A bill to amend section 1 of chapter 9 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," approved May 27, 1895, and as amended by act No. 239 of the Public Acts of 1897, and by act 136 of the Public Acts of 1899, and by act 156 of the Public Acts of 1901, being section 3082 of the Compiled Laws of 1897;

And to inform the Senate that in the passage of the bill the House has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following concurrent resolution:

Senate Resolution No. 61.

Resolved by the Senate (the House of Representatives concurring), That when the legislature adjourns today, it stand adjourned until Friday, June 16, at 2 o'clock p. m.; and

Resolved further, That when the legislature adjourns on Friday, June 16, it stand adjourned until Saturday, June 17, at 11 o'clock a.m. In the adoption of which the House has concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Brown moved that the Senate take a recess until 11:45 o'clock a. m., and proceed to the Hall of the House of Representatives to meet Miss Mason.

The motion prevailed, the time being 11:30 o'clock a. m.

#### AFTER RECESS.

11:45 o'clock a. m.

The Senate returned to the Senate Chamber and was called to order by the President.

A quorum of the Senate was present.

Mr. Brown moved that the Senate take a recess until 2:30 o'clock p. m. The motion prevailed, the time being 11:45 o'clock a. m.

#### AFTER RECESS.

2:30 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present.

The Senate took up the regular order of business.

#### MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office. Lansing, June 7, 1905.

To the President of the Senate:

Sir—I hereby nominate Joseph H. Cowell, of Saginaw, Saginaw county; William Bell, of Belding, Ionia county; Henry B. Landon. of Bay City, Bay county; Beverly D. Harison, of Sault Ste. Marie, Chippewa county, and Albertus Nyland, of Grand Rapids, Kent county.

members of the Board of Registration in Medicine, for the term of four years from and after October 1, 1905.

Very respectfully,

FRED M. WARNER, Governor.

The message was referred to the Committee on Executive Business.

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Counties and Townships: The Committee on Counties and Townships report

House bill No. 837 (file No. 290); entitled

A bill to provide for the compilation, publication and distribution in book form of all laws now in existence in regard to the powers and duties of township officers, to supply the same to certain township officers, and to repeal all acts or parts of acts inconsistent with the provisions of this act;

With the recommendation that the bill pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

Mr. Ashley moved that the bill be referred to the committee of the whole and placed on the general order for today.

The motion prevailed.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 556 (file No. 199), entitled

A bill to amend sections 16 and 17 of chapter 71 of the Revised Statutes of 1846, entitled "Of the inventory and collection of the effects of deceased persons," the same being sections 9363 and 9364 of the Compiled Laws of 1897;

With the following amendment thereto:

By inserting in line 8 of section 16 after the word "executor" the words "or administrator."

Recommend that the amendment be concurred in, and that when so amended the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

Mr. Brown moved that the Senate concur in the amendment made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the general order.

By the Committee on Judiciary:

The Committee on Judiciary report

House bill No. 783, entitled

A bill to prevent persons who have lived in bigamous relations from

inheriting property from their lawful spouses or receiving property from their estates;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the Committee on Judiciary: The Committee on Judiciary report

House bill No. 808 (file No. 299), entitled

A bill to provide for changing and determining the names of divorced women;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on

By the Committee on Judiciary: The Committee on Judiciary report

the general order.

House bill No. 536 (file No. 160), entitled

A bill relative to agreements, contracts and combined

A bill relative to agreements, contracts and combinations in restraint of trade or commerce;

With the recommendation that the bill pass.

W. E. Brown, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the Committee on Printing: The Committee on Printing report

House bill No. 232 (file No. 275), entitled

A bill to amend section 14 of act 44 of the Public Acts of 1899, as amended by act No. 225 of the Public Acts of 1903, entitled "An act to provide for the publication and distribution of laws and documents. reports of the several officers, boards of officers and public institutions of this state now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the official directory and legislative manual of the State of Michigan and to repeal act No. 122 of the Session Laws of 1889, approved May 31, 1889, act No. 20 of the Session Laws of 1889, approved March 19, 1889, and all other laws or parts of laws contravening or inconsistent with this act;"

With the recommendation that the bill pass.

S. A. SHELDON, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on

the general order.

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By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 135, entitled

A bill making appropriations for the Western State Normal School for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for the said institution for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH,

Chairman.

The report was accepted and the committee discharged.

Mr. Cropsey moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley	Mr.	Fyfe	Mr.	MacKay	Mr.	Sheldon	
	Baird		Glasgow		Martindale		Smith	
	Brown		Hayden		Moffatt		Traver	
	Cook		Heine		Peek		Van Akin	
	Cropsey		Jenks		Rumer		Woodman	
	Doherty		Kane		Russell		Yeomans	
	Ely		Linsley		Seeley			27
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NAYS.

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The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 53 (file No. 300), entitled

A bill making appropriations for the Eastern Michigan Asylum at Pontiac for the biennial period ending June 30, 1907, for building and special purposes, and to provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH,

Chairman.

The report was accepted and the committee discharged.

Mr. Seeley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Fyfe	Мг. МасКау	Mr. Russell
Bairď	Glasgow	Martindale	Seeley
Brown	Hayden	Mills	Smith
Cook	Heine	Moffatt	Traver
Cropsey	Jenks	Moriarty	Van Akin
Doherty	Kane	Peek	Woodman
Ely	Linsley	Rumer	Yeomans

#### NAYS.

28 0

The title of the bill was agreed to.

Mr. Seeley moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House substitute for Senate bill No. 56 (file No. 135), entitled

A bill making appropriations for the Northern Michigan Asylum for the Insane for building and special purposes for the biennial period ending June 30, 1907, and to provide a tax therefor;

Report the same back to the Senate with the recommendation that

the Senate concur in the substitute passed by the House.

CHARLES SMITH,

Chairman.

The report was accepted and the committee discharged.

The question being on concurring in the substitute passed by the House,

Mr. Smith moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley. Baird Brown Doherty	Mr. Hayden Jenks Jones Kane	Mr. Moriarty Peek Rumer Russell	Mr. Sheldon Smith Van Akin Woodman
Fyfe Glasgow	Linsley MacKay	Seeley	Yeomans
Granda	Macital		

22

## NAYS.

The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presen-

tation to the Governor.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 326 (file No. 150), entitled

A bill making appropriations for the Michigan Reformatory at Ionia. Michigan, for general repairs and other improvements for the fiscal

year ending June 30, 1906, and to provide for a tax to meet the same; With the recommendation that the bill pass.

> CHARLES SMITH. Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

## YEAS.

Ashley Baird Brown Doherty Ely Fyfe	Mr. Hayden Heine Jenks Jones Kane Linsley	MacKay Martindale · Moffatt Peek Rumer Russell	Mr.	Sheldon Smith Traver Van Akin Woodman Yeomans
Glasgow				

NAYS.

25

The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 699, entitled

A bill making an appropriation for the Michigan State Agricultural Society and the West Michigan State Fair for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the accompanying substitute therefor, entitled:

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Recommend that the substitute be concurred in and that the bill, as

substituted, pass.

CHARLES SMITH.

Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the Senate concur in the adoption of the substitute reported by the committee.

The motion prevailed.

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

Mr. Brown moved the previous question.

Which motion was seconded.

Mr. Baird demanded the yeas and nays.

The question being, "Shall the main question now be put?"

The previous question was then ordered, a majority of all the Senators present voting therefor, by yeas and nays, as follows:

12

#### YEAS.

Mr. Ashley	Mr. Jones	Mr. Mills	Mr. Seeley	
Brown	Kane	Moffatt	Smith	
Cook	Linsley	Moriarty	Traver	
Doherty	MacKay	Peek	Woodman	
Hayden	Martindale	Rumer		19
-	•			

## NAYS.

Mr. Baird	Mr. Ely	Mr. Heine	Mr. Sheldon
Cropsey	Fyfe	Jenks	Van Akin
Curtis	Glasgow	Russell	Yeomans

The question then being on the motion made by Mr. Smith,

Mr. Doherty moved that the bill be referred to the committee of the whole and placed on the general order.

The motion prevailed, two-thirds of all the Senators present voting therefor.

By unanimous consent the Senate returned to the order of

#### MOTIONS AND RESOLUTIONS.

Mr. Cropsey moved to reconsider the vote by which the Senate today asked for a committee of conference on

House bill No. 407 (file No. 186), entitled

A bill making appropriations for the Michigan School for the Blind for building and special purposes and for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax therefor;

The motion prevailed.

Mr. Cropsey moved to reconsider the vote by which the Senate to-day refused to concur in the amendments made by the House to the Senate amendments to the bill.

The motion prevailed.

The question being on concurring in the amendments made by the House to the Senate amendments to the bill,

Mr. Cropsey moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Glasgow	Mr. MacKay	Mr. Seeley
Baird	Hayden	Martindale	Sheldon
Brown	Heine	Moffatt	Smith
Cook	Jenks	Moriarty	Traver
Cropsey	Jones	Peek	Van Akin
Curtis	Kane	Rumer	Woodman
Doherty	Linsley	Russell	Yeomans
Ely			

NAYS.

29

The bill was then re-returned to the House.



Mr. Curtis moved to take from the table House bill No. 859 (file No. 297), entitled

A bill to permit the taking of herring and other rough fish with submarine trap nets from the waters of Lakes Huron, Michigan and Straits of Mackinaw bordering on the counties of Cheboygan and Mackinaw, at certain seasons of the year and to prescribe the size of meshes to be used.

The motion prevailed.

Mr. Curtis moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS,

Mr. Ashley Baird Brown Cook Cropsey Curtis	Mr. Ely Fyfe Glasgow Hayden Jenks Jones	Mr. Linsley MacKay Martindale Moffatt Moriarty Peek	Mr. Russell Sheldon Smith Traver Van Akin Woodman
Curtis	Jones	Peek	Woodman
Doherty	Kane	Rumer	Yeomans

28

NAYS.

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The title of the bill was agreed to.

Mr. Curtis moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

# REPORTS OF STANDING COMMITTEES.

By the Committee on State Affairs:

The Committee on State Affairs report

House bill No. 554 (file No. 229), entitled

A bill to provide for the immediate registration of births and the requiring certificates of births;

With the recommendation that the bill pass.

A. J. Doherty, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Roads and Bridges:

The Committee on Roads and Bridges report

House bill No. 869, entitled

A bill to amend sections 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24 and 26 of act No. 419 of the Local Acts of Michigan for the year 1899, entitled "An act to establish a county road system in the county of Saginaw, and to provide the money therefor," approved May 17, 1899, as amended by act No. 335 of the Local Acts of Michigan for

the year 1901, approved March 19, 1901, entitled "An act to amend sections 6, 8, 24 and 29, and repeal sections 30 and 31 of an act, entitled 'An act to establish a county road system in the county of Saginaw, and to provide the money therefor,' being act No. 419 of the Local Acts of 1899, approved May 17, 1899," and to add thereto five new sections to stand as sections 30, 31, 32, 33 and 34;

With the recommendation that the bill pass.

T. A. ELY, Chairman.

The report was accepted and the committee discharged.

Mr. Baird moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Baird	Mr.	Glasgow	Mr.	Martindale	Mr.	Seeley
	Cook		Hayden		Mills		Sheldon
	Сгорвеу		Heine		Moffatt		Smith
	Curtis		Jenks		Moriarty		Traver
	Doherty		Jones		Peek		Van Akin
	Ely		Kane		Rumer		Woodman
	Farr		Linsley		Russell		Yeomans
	Fyfe						

NAYS.

29

The title of the bill was agreed to.

Mr. Baird moved that the bill be ordered to take immediate effect, The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Banks and Corporations:

The Committee on Banks ond Corporations report

House bill No. 639 (file No. 196), entitled

A bill to provide for the extension of the corporate life of corporations, organized under the laws of this state, whose term of existence would otherwise expire, and to fix the rights, duties and liabilities of such renewed corporations;

With the recommendation that the bill pass.

WM. L. Curris, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Banks and Corporations:

The Committee on Banks ond Corporations report

House bill No. 726 (file No. 231), entitled

A bill to regulate the business of banking by individuals, partnerships and unincorporated persons;

With the recommendation that the bill pass.

WM. L. CURTIS, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By the Committee on Religious and Benevolent Societies: The Committee on Religious and Benevolent Societies report

House bill No. 764 (file No. 261), entitled

A bill to amend House enrolled act No. 173 of the acts of the Legislature of 1905, entitled "An act to authorize the formation of women's clubs," approved April 19, 1905, by adding thereto an additional section;

With the recommendation that the bill pass.

WALTER YEOMANS, Chairman.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By unanimous consent the Senate returned to the order of

#### MOTIONS AND RESOLUTIONS.

Mr. Smith offered the following resolution:

Senate Resolution No. 62.

Resolved, That no local bills shall be considered for the balance of the day until all general bills have been acted on by the Senate.

The resolution was adopted.

By unanimous consent the Senate returned to the order of

#### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 44 (file No. 129), entitled

A bill to revise and amend the laws for the protection of game and birds:

To which amendments were made by the House and in which amendments the Senate refused to concur, at the same time asking for the appointment of a committee of conference to consider the differences between the two Houses as to the bill,

And now to inform the Senate that the House has acceded to the re-

quest and has named as the committee of conference on the part of the House, Messrs. McKay, Baillie, Bland, Clark and Whelan.

Very respectfully,

CHARLES S. PIERCE, Clerk of the House of Representatives.

The President announced as the conferees on the part of the Senate, Messrs. Traver, Baird and Mills.  $\cdot$ 

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 277, entitled

A bill to amend section 10 of chapter 25 of the Compiled Laws of 1897, said section relating to changes of venue and being compiler's section 309 of said compilation;

And to inform the Senate that the House has amended the same as

follows:

By inserting in line 3 of sub-section 7 of section 10 after the word "pending" the words "or for other cause shown."

And that in the passage of the bill, as thus amended, the House has concurred, and has also ordered the bill to take immediate effect.

Very respectfully,

Charles S. Pierce, Clerk of the House of Representatives.

The question being on concurring in the amendment made to the bill by the House,

Mr. MacKay moved that the Senate concur.

The motion prevailed, a majority of the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Seeley
Baird	Glasgow	Mills	Sheldon
Brown	Hayden	Moriarty	Traver
Cook	Heine	Peek	<b>Van</b> Akin
Cropsey	Jones	Rumer	Woodman
Curtis	Linsley	Russell	Yeomans
Doherty	MacKay		

26

# NAYS.

Mr. MacKay moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit to the Senate the following concurrent resolution:

House Resolution No. 115.

Whereas, The first International Good Roads Congress ever held was held at Port Huron, Michigan, in July, 1900; and

Whereas, There the first good roads train was used in the building of

sample roads; and

Whereas, This was the beginning of the good roads work, the result of prior agitation which has led up to the adoption of the state reward plan for good roads in Michigan; and

Whereas, This sample road was built in Port Huron township, which

was at that time under the statute labor system; and

Whereas, Port Huron Township has changed to the cash tax system,

and every year since has built a piece of macadam road; and

Whereas, Port Huron township is proud of what they have done, and believe that it is the proper thing to do, desire to show to all the people of Michigan, and as many others as are interested, the beneficent results of such system; so they ask, through a resolution of their township board, seconded by a similar resolution from the city council of the city of Port Huron, praying that this Legislature by concurrent resolution will invite the American Road Makers, a national good roads organization founded by Horatio S. Earle, the promoter of the aforesaid Congress and originator of the good roads train, to meet at Port Huron, Michigan, Tuesday, Wednesday and Thursday, August 29, 30 and 31, 1905, to assist us in investigating the cash tax system for roads and celebrate the beginning of State Road Reward Plan, also founded in Michigan; therefore be it

Resolved, That the House (the Senate concurring) does hereby invite the American Road Makers to hold their annual meeting at Port Huron, Michigan, at the time mentioned in the resolutions of the township board of Port Huron township, seconded by another by the city of Port Huron; and further be it

Resolved, That a copy of this resolution be forwarded to the chief officers of the American Road Makers; President, Hon. James H. McDonald, Hartford, Conn., and Col. W. L. Dickinson, Secretary, Springfield, Mass., also a copy to every newspaper in the state.

Which has been adopted by the House, and in which the concurrence of

the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the adoption of the resolution, The resolution was adopted.



The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir-I am instructed by the House respectfully to inform the Senate that the House has acceded to the request of the Senate for a conference as to the differences between the two Houses relative to House bill No. 115 (file No. 236), entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the biennial period ending June 30, 1906, for building and special purposes, and to provide a tax to meet the same;

Which bill was amended by the Senate and in which amendments the House refused to concur.

And further to inform the Senate that the House has appointed as a conference committee upon the part of the House, Messrs. Beal, Durham and Holmes.

> Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir-I am instructed by the House to transmit to the Senate the following concurrent resolution:

House Resolution No. 114.

Whereas, The United States of America will celebrate the three hundredth anniversary of the settlement of Jamestown, Virginia. May 13, 1607—the first English settlement on the continent of North America by an historical, educational and international naval, military and marine exhibition: and

Whereas, The President of the United States of America has issued his proclamation declaring and proclaiming that there shall be inaugurated in the year 1907, at or near the waters of Hampton Roads, in the state of Virginia, an international naval, marine and military celebration, beginning May 13 and ending not later than November 1, 1907, for the purpose of commemorating in a fitting and appropriate manner the birth of the American nation—the first permanent settlement of English speaking people on the American continent; and

Whereas, The President of the United States of America by said proclamation has invited all the nations of the earth to take part in the commemoration of the event which has had a far reaching effect on the course of human history, by sending their naval vessels to the said celebration, and by making such representations of their military organ-

izations as may be proper; and

Whereas. The several states of the American union are recognizing the importance of this celebration as a great historical and educational benefit to the American people and are signifying their interest in the same by making proper and suitable appropriations for their respective

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buildings to be erected upon exposition grounds for a display of their several industrial, commercial, educational and historical institutions and products of their respective states, and a suitable and convenient rendevous for their home people; and

Whereas, Some eleven states so far visited by the special commissioner of the Jamestown Exposition Company have made appropriations for buildings to be erected on exposition grounds, indicating great state and national interests in the success of this international project; and

Whereas, We believe that the commonwealth of Michigan, one of the largest and most prosperous states in the American union, noted for its industrial and commercial progress, its mineral wealth, its educational system, its splendid history, and the magnificence of its future, is exerting a great and wholesome influence in all that tends for the uplifting of mankind, and the progress of the nation; therefore be it

Resolved by the House of Representatives (the Senate concurring), That the State of Michigan should take part and be represented in

some appropriate manner in this great and patriotic celebration;

Resolved further, That a commission composed of two members on the part of the Senate and three members on the part of the House of Representatives be appointed by the Governor to investigate and inquire into the plans of the Jamestown Exposition Company; the character and scope of the said proposed celebration, and report to the Governor not later than December 1, 1906, the result of their investigations, with such recommendations as they may see fit to make in the premises.

Which has been adopted by the House, and in which the concurrence

of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the adoption of the resolution, The resolution was adopted.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following bill:

House bill No. 906, entitled

A bill to provide for the payment of salaries to the prosecuting attorney, clerk, treasurer, probate clerk and circuit court commissioner of Livingston county, Michigan, to fix the minimum amounts of such salaries, and to repeal all acts or parts of acts contravening the provisions of this act;

And to inform the Senate that the bill has passed the House and has been ordered to take immediate effect.

In this action of the House the concurrence of the Senate is respectfully asked.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the Committee on Counties and Townships.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 384, entitled

A bill to amend section 2 of act No. 161 of the Public Acts of 1885, entitled "An act to establish a police court of the city of Detroit," approved June 9, 1885, as amended by an act approved March 5, 1895.

And to inform the Senate that in the passage of the bill, the House has concurred and has also concurred in ordering the bill to take imme-

diate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following bill:

Senate bill No. 396, entitled

A bill to amend sections 3, 5, 12 and 13 of chapter 2 of an act, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by act approved June 4, 1895, and the other acts amendatory thereof.

And to inform the Senate that in the passage of the bill, the House has concurred and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 421, entitled

A bill to authorize the board of supervisors of any county in this state bordering on a navigable river which is the boundary line between such county and any county or counties in another state, to build and maintain a bridge or bridges across such river, conjointly with the board of supervisors of such adjoining county in another state;

And to inform the Senate that in the passage of the bill, the House has concurred and has also concurred in ordering the bill to take imme-

diate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 445, entitled

A bill to authorize the consolidation of street railway, electric light and gas light companies, or any two thereof, in the county of Manistee;

And to inform the Senate that in the passage of the bill, the House has concurred and has also concurred in ordering the bill to take immediate effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

Mr. Smith moved that the Senate take a recess until 4:30 o'clock p. m. The motion prevailed, the time being 3:30 o'clock p. m.

## AFTER RECESS.

4:30 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present.

The Senate returned to the order of

## REPORTS OF SELECT COMMITTEES.

The committee of conference, to whom was referred the following bill, Senate bill No. 44 (file No. 129), entitled

A bill to revise and amend the laws for the protection of game and birds;

To which bill amendments were made by the House and in which amendments the Senate refused to concur, respectfully report:

That they have had the bill under consideration and agree to all amendments made thereto except as to the following:

1. By inserting in line 6 of section 2 after the word "Oceana" the words "Arenac, Alcona, Antrim, Roscommon, Montmorency, Kalkaska, Otsego, Oscoda, Crawford";

2. The proviso inserted in line 11 of section 23 after the word

"therein," which reads as follows:

"Provided no game birds shall be shipped by express, freight, or baggage or in any other manner except as hand baggage."

As to the first named amendment the House recedes.

As to the second named amendment the House recedes in so far as the proviso relates to the interstate shipment of game birds, referred to in section 27 of the bill, said proviso then to read as follows:

"Provided, No game birds shall be shipped by express, freight or baggage or in any other manner except as hand baggage; Provided, however, Nothing in this section shall apply to the interstate shipment of wild ducks or other migratory birds, as provided for in section 27 of this act."

Your committee therefore recommends that the House recede from the amendment as stated above and adopt the proviso recommended above and further recommends that the Senate concur in the other amendments made to the bill by the House.

S. C. TRAVER,

29

Chairman Senate Committee of Conference.

The question being in the adoption of the report submitted by the committee of conference,

Mr. Traver moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Farr	Мг. МасКау	Mr. Russell
Baird	Fyfe	Martindale	Seeley
Brown	Glasgow	Mills	Sheldon
Cook	Heine	Moffatt	Smith
Cropsey	Jones	Moriarty	Traver
Curtis	Kane	Peek	Van Akin
Doherty	Linsley	Rumer	Yeomans
Ely	•		

NAYS.

Mr. Baird moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. MacKay moved that the Senate return to the order of Third Reading of Bills.

The motion prevailed, two-thirds of all the Senators present voting therefor.

## THIRD READING OF BILLS.

House bill No. 696 (file No. 301), entitled

A bill making an appropriation for the State Board of Library Commissioners for the special purposes of defraying the expenses of organization of existing and new libraries and of the expense of library institutes, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Ely	Mr. Farr Fyfe Glasgow Heine Jones Kane Linsley MacKay	Mr. Martindale Mills Moffatt Moriarty Peek Rumer Russell	Mr. Seeley Sheldon Smith Traver Van Akin Woodman Yeomans	30
		NAYS.	•	0

The title of the bill was agreed to.

Mr. MacKay moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

# REPORTS OF STANDING COMMITTEES.

By the Committee on State Affairs: The Committee on State Affairs report House bill No. 85 (file No. 287), entitled

A bill to provide for expenses to furnish official information from the records of the Adjutant General's office for which no provision is made, pertaining to the enlistment, muster, history and final disposition of the soldiers and sailors from this state during the war of the rebellion and Spanish-American war; to furnish certificates of service to applicants where the soldier's muster out or discharge papers are lost, and to furnish such information from the records of the office as to establish the soldier's or sailor's military or naval history and to make an appropriation therefor, and to provide for a tax to meet the same;

With the recommendation that the bill be referred to the Committee

on Finance and Appropriations.

A. J. Doherty, Chairman.

The report was accepted and the committee discharged.

Mr. Doherty moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 200 (file No. 295), entitled

A bill making appropriations for the Northern State Normal School for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for the said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

Mr. Moriarty moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Cro Cu	Mr. Fyfe Glasgow Hayden Heine Jones Kane	MacKay Martindale Mills Moffatt Moriarty Peek	Mr.	Russell Seeley Smith Traver Van Akin Woodman
Fa	Linsley	Rumer		Yeomans

28

NAYS.

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 131 (file No. 288), entitled

A bill making appropriations for the Michigan State Normal College for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.



Mr. Russell moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis	Ely Farr Fyfe Hayden Heine Jones	Mr.	Linsley Martindale Mills Moffatt Peek Rumer	Mr.	Sheldon Smith Traver Van Akin Woodman Yeomans	
	Doherty	Kane		Russell			
	-						

NAYS.

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The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 889, entitled

A bill to provide a tax to meet the several appropriations for which a tax is not otherwise provided, for the general expenses of the state government, salaries of the state officers, judicial and other expenses of the state departments and expenses of the Legislature for the years 1905 and 1906;

With the recommendation that the bill pass.

Charles Smith, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis	Mr. Ely Farr Fyfe Hayden Heine Jones	Mr. Linsley Martindale Mills Moffatt Peek Rumer	Mr. Seeley Sheldon Smith Traver Van Akin Yeomana
Curtis	Jones	Rumer	Yeomans
Doherty	Kane	Russell	

NAYS.

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The title of the bill was agreed to.

Mr. Fyfe moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

Senate Joint Resolution No. 440, entitled

Joint Resolution to provide for the relief of Thomas Allen; With the recommendation that the Joint Resolution pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

Mr. Fyfe moved that the rules be suspended, and that the Joint Resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The Joint Resolution was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Moriarty moved that the Joint Resolution be laid on the table. The motion prevailed.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report.

House bill No. 799, entitled

A bill to amend section 1 of act No. 232 of the Public Acts of 1901, entitled "An act to extend aid to the Michigan Agricultural College;"

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

Mr. Linsley moved that the rules be suspended, and that the bill beplaced on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr.	Farr Fyfe Glasgow Hayden Heine Jones Kane	Mr.	MacKay Martindale Mills Moffatt Moriarty Peek Rumer	Mr.	Russell Sheldon Smith Traver Van Akin Woodman Yeomans
	Ely		Linsley			•	

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NAYS.

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The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 775 (file No. 280), entitled

A bill making appropriations for building and special purposes at the Michigan Asylum for the Insane at Kalamazoo for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH. Chairman.

The report was accepted and the committee discharged.

Mr. Cropsey moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley	Mr. Ely	Mr. Kane	Mr. Rumer
Baird	Farr	Linsley	Russell
Brown	Fyfe	Martindale	Sheldon
Cook ·	Glasgow	Mills	Smith
Сгорвеу	Hayden	Moffatt	Traver
Curtis	Heine	Moriarty	Van Akin
Doherty	Jones	Peek	Yeomans

28

## NAYS.

The title of the bill was agreed to.

Mr. Cropsey moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report House Joint Resolution No. 850 (file No. 289), entitled

Joint Resolution authorizing the Commissioner of the State Land Office to investigate and determine whether it will be of benefit to the state and necessary for the public health, convenience and welfare, to deepen, widen, straighten, reconstruct and extend the "Toll Gate Drain," and if such is the case, to join in the application to the county drain commissioner for such improvement, to release the right of way therefor and to authorize and direct the Board of State Auditors to audit and allow such sums as shall be assessed as benefits against the state or lands owned by the state for benefits by reason of such drain;

With the recommendation that the Joint Resolution pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

Mr. Doherty moved that the rules be suspended, and that the Joint Resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting therefor.

The Joint Resolution was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Linsley	Mr. Rumer
Baird	Fyfe	MacKay	Seeley
Brown	Glasgow	Martindale	Sheldon
Cook	Hayden	Mills	Smith
Сторвеу	Heine	Moffatt	Traver
Curtis	Jones	Moriarty	Van Akin
Doherty	Kane	Peek	Yeomans
Ely			

29

NAYS.

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The title of the Joint Resolution was agreed to.

Mr. Doherty moved that the Joint Resolution be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the Joint Resolution was ordered to take immediate effect.

By the Committee on Finance and Appropriations:

The Committee on Finance and Appropriations report

House bill No. 85 (file No. 287), entitled

A bill to provide for expenses to furnish official information from the records of the Adjutant General's office for which no provision is made, pertaining to the enlistment, muster, history and final disposition of the soldiers and sailors from this state during the war of the rebellion and Spanish-American war; to furnish certificates of service to applicants where the soldier's muster out or discharge papers are lost, and to furnish such information from the records of the office as to establish the soldier's or sailor's military or naval history and to make an appropriation therefor, and to provide for a tax to meet the same;

With the recommendation that the bill pass.

CHARLES SMITH, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty Ely	Mr. Farr	Mr. Linsley	Mr. Rumer
	Fyfe	MacKay	Seeley
	Glasgow	Martindale	Sheldon
	Hayden	Mills	Smith
	Heine	Moffatt	Traver
	Jones	Moriarty	Van Akin
	Kane	Peek	Woodman

2

NAYS.

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The title of the bill was agreed to.

Mr. Martindale moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

## MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House respectfully to inform the Senate that the committee of conference appointed on the part of the House to consider the differences between the Senate and the House as to

House bill No. 115, entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the biennial period ending June 30, 1906, for building and special purposes, and to provide a tax to meet the same;

Has reported to the House that the committee was unable to reach an agreement with the Senate conference committee, and that in view of such report on the part of its committee the House has voted to maintain its position in regard to said bill.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Mills moved to reconsider the vote by which the Senate today asked for committee conference on the following entitled bill:

House bill No. 115 (file No. 236), entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the biennial period ending June 30, 1906, for building and special purposes, and to provide a tax to meet the same.

The motion prevailed.

Mr. Mills moved that the Senate recede from its amendments made to the bill.

The motion prevailed.

The bill was then re-returned to the House.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House respectfully to inform the Senate that the committee of conference appointed on the part of the House to consider the differences between the Senate and the House as to



Senate bill No. 240 (file No. 110) entitled

A bill making appropriations for the State Industrial Home for Girls for building and special purposes and for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907;

Has reported to the House that the committee was unable to reach an agreement with the Senate conference committee, and that in view of such report on the part of its committee the House has voted to maintain its position in regard to said bill.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Smith moved to suspend Rule 36, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the Senators elect voting therefor.

Mr. Smith moved to reconsider the vote by which the Senate on May 11, asked for a committee of conference on the above entitled bill.

The motion prevailed.

Mr. Smith then moved to reconsider the vote by which the Senate on May 11, refused to concur in the amendments made to the bill by the House.

The motion prevailed.

The question being on concurring in the amendments made to the bill by the House,

Mr. Smith moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird	Mr. Glasgow Hayden	Mr. Martindale Mills	Mr. Sheldon Smith
Brown	Jenks	Moffatt	Traver
Curtis Doherty	Jones Kane	Peek Rumer	Van Akin Woodman
Ely	Linsley	Russell	Yeomans
Fyfe	MacKay	Seeley	27

#### NAYS.

Mr. Heine

The bill was then referred to the Secretary for printing and presentation to the Governor.

By unanimous consent the Senate returned to the order of

# MOTIONS AND RESOLUTIONS.

Mr. Baird moved that a respectful message be sent to the House, asking the return to the Senate of House bill No. 884, entitled on the Senate of House bill No. 884, entitled on the Senate of House bill No. 884, entitled on the Senate of House bill No. 884, entitled on the Senate of House bill No. 884, entitled on the House, asking the return to the Senate of House bill No. 884, entitled on the House, asking the return to the Senate of House bill No. 884, entitled on the House, asking the return to the Senate of House bill No. 884, entitled on the House bill No. 884, entitled bill No. 884, entitled o

A bill to amend section 3 of title 1 of House Enrolled Act No. 276 of the Legislature of 1905, entitled "An act to revise and amend the charter of the city of Saginaw."

The motion prevailed.

Mr. Baird moved that a respectful message be sent to the Senate,

asking the return to the Senate of House bill No. 854, entitled

A bill to provide for the compensation and to prescribe the duties of certain officers of the county of Saginaw; to provide for the safe keeping of the moneys of said county of Saginaw and to repeal all acts inconsistent with the provisions of this act.

The motion prevailed.

Mr. Doherty moved that the Senate resolve itself into the committee of the whole on the

# GENERAL ORDER.

The motion prevailed.

The President pro tem. called Mr. Curtis to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

Substitute for House bills Nos. 15 and 492 (file No. 272), entitled

A bill to amend sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of an act, entitled "An act to regulate the practice of pharmacy in the State of Michigan," same being act No. 134 of the Public Acts of 1885, approved June 2, 1885, and to add thereto twenty-one new sections to be known as sections 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33;

Also:

House bill No. 851 (file No. 298), entitled

A bill to amend section 1 of chapter 70 of the Revised Statutes of 1846, entitled "Of the administration and distribution of the estates of intestates," as amended, being section 9322 of the Compiled Laws of 1897, as amended by act No. 116 of the Public Acts of Michigan for the year 1899;

Also:

House bill No. 610 (file No. 260), entitled

A bill to provide for the compilation, publication and distribution of an index to the Compiled Laws of 1897 and the Public Acts of 1899, 1901, 1903 and 1905;

Also:

House bill No. 674 (file No. 263), entitled

A bill to amend section 1 of act No. 151 of the Public Acts of 1897, entitled "An act to regulate the catching of fish in the waters of this

state, by the use of pound or trap nets, gill nets, seines or other apparatus," being compiler's section No. 5844 of the Compiled Laws of 1897, as amended;

Also:

House bill No. 837 (file No. 290), entitled

A bill to provide for the compilation, publication and distribution in book form of all laws now in existence in regard to the powers and duties of township officers, to supply the same to certain township officers, and to repeal all acts or parts of acts inconsistent with the provisions of this act:

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

House bill No. 726 (file No. 231), entitled

A bill to regulate the business of banking by individuals, partnerships

and unincorporated persons;

Have directed their chairman to report the same back to the Senate, with the recommendation that the further consideration of the bill be indefinitely postponed.

W. L. Curtis, Chairman.

The report was accepted.

The bills named in part I of the report were placed on the order of

Third Reading of Bills.

The question being on concurring in the recommendation of the committee of the whole in regard to the bill named in part II of the report, that the further consideration of the bill be indefinitely postponed,

Mr. Cook demanded the yeas and nays.

Pending which,

Mr. Brown moved that the Senate take a recess until 8:30 o'clock p. m. The motion prevailed, the time being 6 o'clock p. m.

## AFTER RECESS.

8:30 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present.

The question being on concurring in the recommendation of the committee of the whole in regard to the bill named in part II of the report that the further consideration of House bill No. 726 (file No. 231) be indefinitely postponed,

Mr. Brown moved that there be a call of the Senate.

Mr. Baird demanded the year and nays.

The motion made by Mr. Brown then did not prevail, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley Brown Cook	Mr.	Doherty Fyfe Heine	Mr.	Jones Kane Linsley	Mr.	Martindale Peek Seeley	12
				NAYS.				
Mr	Baird Cropsey Ely Glasgow	Mr.	Hayden Jenks MacKay Mills	Mr.	Moffatt Moriarty Russell Sheldon	Mr.	Traver Van Akin Woodman Yeomans	16

The question being on concurring in the recommendation of the committee of the whole in regard to the bill named in part II of the report, that the further consideration of the bill be indefinitely postponed,

The recommendation of the committee of the whole was then concurred in, a majority of all the Senators present voting therefor, by yeas and nays, as follows:

		•	•	YEAS.				
Mr.	Ashley Baird Cropsey Farr Fyfe	Mr.	Hayden Heine Jenks MacKay Mills	Mr.	Moffatt Moriarty Russell Sheldon	Mr.	Traver Van Akin Woodman Yeomans	18
				NAYS.				
Mr.	Brown Cook Doherty	Mr.	Ely Glasgow Jones	Mr.	Kane Linsley Martindale	Mr.	Peek Seeley	11

Mr. Peek moved that the rules be suspended and that the Senate return to the order of Messages from the House.

The motion prevailed, two-thirds of all the Senators present voting therefor.

#### MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to re-transmit, in accordance with the request of the Senate, the following bill:

House bill No. 884, entitled

A bill to amend section 3 of title 1 of House Enrolled Act No. 276 of the Legislature of 1905, entitled "An act to revise and amend the charter of the city of Saginaw";

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Baird moved that the bill be laid on the table. The motion prevailed.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 275 (file No. 91), entitled

A bill to regulate the treatment and control of dependent, neglected and delinquent children, and to establish juvenile courts;

And to inform the Senate that the House has amended the same as follows:

By inserting in line 4 of section 2, after the word "population," the words "and more than 25,000 population, the circuit court commissioner or in case there are more than one circuit court commissioner either of them shall have original jurisdiction in all cases coming within the terms of this act. In counties having 25,000 population or less."

By inserting in line 7 of section 2, after the word "judge" the words "or commissioner."

By inserting in line 11 of section 4, after the word "court." the words "and circuit court commissioners." and in line 24 of section 4, after the third word "court" and the twelfth word "court," the words "or commissioner."

By inserting in line 3 of section 5, after the word "court," and in line 7, after the word "court," and in line 14, after the word "court," and in line 16, after the word "court," the words "or commissioner."

By inserting in line 32 of section 5, after the word "itself," the words "and said child may be committeed to the care of any person or association pending the final disposition of the case."

By inserting in line 29 of section 5, after the word "court," and in line 37, after the word "court," and in line 38, after the word "court," and in line 45, after the word "court," the words "or commissioner."

By striking out of line 46 of section 5 the word "some" and inserting in lieu thereof the words "one or more." and by striking out of line 47 of section 5 the words "so have the child in charge" and inserting in lieu thereof the words "act as probation officers and to have said child in charge. Such probation officers shall report to the State Board of Corrections and Charities on all cases referred to them."

By inserting in line 51 of section 5, after the word "court," and in line 54, after the word "court," and in line 55, after the word "court."

and in line 58, after the word "court," and in line 68, after the word "court," the words "or commissioner."

By inserting in line 3 of section 6, after the word "court," and in line 10. after the word "court," the words "or commissioner."

By inserting in line 1 of section 8, after the word "court," and in line 6, after the word "court," and in line 7, after the word "court," the words "or commissioner."

By inserting in line 1 of section 9, after the word "courts," the words "and the circuit court commissioners."

By inserting in line 8 of section 10, after the word "court," and in line 11, after the word "court," and in line 13, after the word "court," the words "or commissioner."

By adding a new section after section 11 to be numbered section 12, and to read as follows:

Section 12. In and for the county of Wayne there shall be an officer to be known as deputy county agent, who shall have all the rights, powers and privileges conferred by this act upon county agents and who shall be empowered to perform any work or discharge any duty herein authorized or directed to be performed or discharged by any county agent. Said deputy county agent shall be a male resident of the city of Detroit, and shall be appointed by the county agent for Wayne county in the following manner: Within thirty days after this act shall go into effect the said county agent shall appoint a suitable male resident of the city of Detroit as such deputy, subject to the approval, however, of the circuit judges or a majority of them of the third judicial circuit. Said circuit judges shall be notified in writing by said county agent of said appointment and within fourteen days after the receipt of said notification shall in writing, by majority action, either approve or disapprove said appointment. In the event of disapproval the said county agent shall forthwith make a new appointment, subject to approval or disapproval in like manner as above provided, and shall continue to make an appointment until said approval be so made. Upon such written approval being so made the county agent shall be notified thereof by the said circuit judges, and due notice of such approval shall also be given by the said circuit judges to the person so appointed as deputy. Before entering upon the duties of his office as deputy, and within ten days after receiving notice of his appointment, the said deputy agent shall take and file with the county clerk of Wayne county the oath of office prescribed by the constitution of this state. Upon such qualification it shall be the duty of the county clerk immediately to transmit notice thereof to the superintendents of all state and incorporated institutions authorized to receive or place out any child on contract, indenture or adoption. any work done or expenses incurred by the said deputy county agent, under the terms of this act, he shall receive the same compensation and the same fees and they shall be paid him in the same manner as is herein provided for compensation and fees for county agents for like work done or expenses incurred. The said deputy county agent shall hold office at the pleasure of the county agent. Any vacancy in the office of said deputy county agent shall be filled in the manner herein provided for the appointment of the deputy to be first appointed under this act. The said deputy shall, whenever so required by the State Board of Corrections and Charities, make a full report of his acts and conduct. Digitized by GOOGIC By renumbering section 12 and numbering it section 13, and renumber-

ing section 13 and numbering it section 14.

By adding to section 14 the words "And provided further, That the provisions of this act shall not apply to the counties of Berrien, Jackson. Houghton, Mecosta, Barry, Ottawa and Manistee, and as to those counties the present law is not repealed."

And that in the passage of the bill, as thus amended, the House has

concurred.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The question being on concurring in the amendments made to the bill by the House,

Mr. Cropsey moved that the Senate concur.

The motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Linsley	Mr. Russell
Baird	Glasgow	МасКау	Seeley
Brown	Hayden	Martindale	Sheldon
Cook	Heine	Mills	Traver
Cropsey	Jenks	Moffatt	Van Akin
Doherty	Jones	Moriarty	Yeomans

NAYS.

U

24

The bill was then referred to the Secretary for printing and presentation to the Governor.

The following message from the House was also received and read:

House of Representatives. June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

Senate bill No. 272 (file No. 140), entitled

A bill to regulate the practice of circuit courts upon motions to quash. demurrers and dilatory pleas, and to provide for the review of decisions thereon by the Supreme Court;

And to inform the Senate that in the passage of the bill the House has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor. Digitized by Google The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following bill:

House bill No. 131 (file No. 288), entitled

A bill making appropriations for the Michigan State Normal College for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same.

To which bill the Senate made certain amendments and in which Senate amendments the House has refused to concur.

Very respectfully,

CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Russell moved that the Senate recede from its amendments made to the bill.

The motion prevailed.

The bill was then re-returned to the House.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House respectfully to inform the Senate that the Committee of Conference on the part of the House to consider the differences between the Senate and the House as to Senate bill No. 44 (file No. 129), entitled

A bill to revise and amend the laws for the protection of game and birds:

Has reported to the House as follows:

That the Committee of Conference of the two Houses have had under consideration the matters of difference relative to the bill and agree to all amendments made thereto except the following amendments:

1. By inserting in line 6 of section 2 after the word "Oceana" the words "Arenac, Alcona, Antrim, Roscommon, Montmorency, Kalkaska, Otsego, Oscoda, Crawford."

2. By inserting in line 11 of section 23 after the word "therein" a proviso which reads as follows:

"Provided, No game birds shall be shipped by express, freight or baggage or in any other manner except as hand baggage."

And has recommended that

As to the first named amendment the House recede; that

As to the second named amendment the House recede in so far as the proviso relates to the interstate shipment of game birds, referred to in section 27 of the bill, said proviso then to read as follows:

"Provided, No game birds shall be shipped by express, freight or baggage, or in any other manner except as hand baggage: Provided, however, Nothing in this section shall apply to the interstate shipment of wild ducks or other migratory birds, as provided for in section 27 of this act."

And that the Senate recede from its action in refusing to concur in

the other amendments made to the bill by the House.

And now to inform the Senate that the House has adopted the report of the Committee of Conference, and has ordered the bill as passed by the adoption of the report of the Committee of Conference to take immediate effect.

Very respectfully, CHARLES S. PIERCE, Clerk of the House of Representatives.

The bill was referred to the Secretary for printing and presentation to the Governor.

By unanimous consent the Senate returned to the order of

## MOTIONS AND RESOLUTIONS.

Mr. Moriarty moved to reconsider the vote by which the Senate today ordered the following entitled bill to take immediate effect.

House bill No. 200 (file No. 295), entitled

A bill making appropriations for the Northern State Normal School for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for the said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same.

The motion prevailed.

The question being on the motion that the bill be ordered to take immediate effect.

The motion did not prevail, two-thirds of all the Senators elect not

voting therefor.

Mr. Moriarty moved to reconsider the vote by which the Senate today passed the above entitled bill.

The motion prevailed, a majority of all the Senators elect voting

therefor.

The question being on the passage of the bill,

Mr. Moriarty moved to amend the bill.

By striking out section 2 and inserting in lieu thereof a new section

to stand as section 2 and to read as follows:

Sec. 2. The further sum of fifteen thousand dollars is hereby appropriated for the said institution for the fiscal year ending June 30, 1906, by purposes and amounts as follows: To build the north wing to Peter White Hall of Science, complete, fifteen thousand dollars, and to complete the north building, one thousand dollars.

The amendment was received, a majority of all the Senators elect

voting therefor.

The amendment was then adopted.



The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Baird Brown	Mr. Fyfe Glasgov Hayden	7	MacKay Martindale Mills	Mr.	Seeley Smith Traver
Cook Cropsey	Heine Kane		Moriarty Russell		Van Akin Woodman

20

## NAYS.

Mr. Jones

Mr. Yeomans

2

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By unanimous consent the Senate returned to the order of

## REPORTS OF STANDING COMMITTEES.

By the Committee on Finance and Appropriations: The Committee on Finance and Appropriations report

House bill No. 272 (file No. 269), entitled

A bill making appropriations for the Michigan Home for the Feeble Minded and Epileptic at Lapeer, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the following amendments thereto:

1. By striking out of line 4 of section 1 the word "ten" and inserting in lieu thereof the words "twenty-five."

2. By striking out of line 5 of section 1 the word "ten" and inserting

in lieu thereof the words "twenty-five."

3. By striking out of line 9 of section 2 the word "four" and inserting in lieu thereof the word "six."

4. By inserting in line 9 of section 2 after the word "dollars" the words "for enlarging bake shop, eight hundred ninety-five dollars."

5. By striking out of line 14 of section 2 the words "nine" and "eight" and inserting in lieu thereof the words "twelve" and "seven," respectively.

6. By striking out of line 15 of section 2 the word "five."

7. By striking out of line 2 of section 4 the word "six," and inserting in lieu thereof the word "five."

8. By striking out of line 2 of section 4 the word "nineteen" and inserting in lieu thereof the words "thirty-seven."

9. By striking out of line 3 of section 4 the word "eight" and inserting in lieu thereof the word "seven."

10. By striking out of line 3 of section 4 the word "five."

11. By striking out of line 4 of section 4 the word "seven" and inserting in lieu thereof the word "six."

12. By striking out of line 4 of section 4 the word "ten" and inserting in lieu thereof the words "twenty-five."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

Charles Smith, Chairman.

The report was accepted and the committee discharged.

Mr. Smith moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

Mr. Brown moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Glasgow	Mr. Martindale	Mr. Sheldon
Baird	Hayden	Mills	Smith
Brown	Heine	Moffatt	Traver
Cook	Jones	Peek	Van Akin
Doherty	Kane	Rumer	Woodman
Ely	Linsley	Russell	Yeomans
Fyfe	MacKay	Seeley	

NAYS.

27

The title of the bill was agreed to.

Mr. Brown moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

By the Committee on Supplies and Expenses!

The Committee on Supplies and Expenses report the following accounts:

Western Union Telegraph Co	<b>\$</b> 1 82
	<b>—</b>
Citizens' Telephone Co	10 00
R. Ellison	41 00
Crystal Laundry Co	33 09
C. J. Rouser	7 65
F. N. Rounsville	3 20
Frances Trent	6 84
Simons Dry Goods Co	3 70
Lansing Dry Goods Co	80
Gurdon B. Smith	1 50
Ada B. Shier	$22\ 00$
O. H. Tower	24 05
Harold L. Gage	22 00

The Richmond & Backus Co	<b>\$</b> 91	<b>50</b>
W. D. Sabin & Son	1	<b>50</b>
M. J. & B. M. Buck	127	<b>50</b>
Ed. S. Tooker	21	25
Albert E. Manning	8	00
Secretary of Senate		
The Richmond & Backus Co	384	00
-		

**\$**826 25

With the recommendation that the accounts be allowed and orders drawn for the same.

HARRY J. KANE, Chairman.

The report was accepted and adopted.

By the Committee on Agricultural Interests:

The Committee on Agricultural Interests report

Senate bill No. 326, entitled

A bill making an appropriation for the West Michigan State Fair, of Grand Rapids, Michigan, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

With the recommendation that the bill be referred to the Committee

on Finance and Appropriations.

T. D. SEELEY, Chairman.

The report was accepted and the committee discharged.

Mr. Seeley moved that the Senate concur in the recommendation of the committee that the bill be referred to the Committee on Finance and Appropriations.

The motion prevailed.

By the Committee on Gaming Interests:

The Committee on Gaming Interests report

House bill No. 564, entitled

A bill to prevent the killing of deer in the counties of Kalkaska, Roscommon, Antrim and Oscoda, for a period of five years;

With the following amendments thereto:

By striking out of line 3 of section 1 the words "Roscommon, Antrim and Oscoda."

By striking out of line 3 of section 1 the word "counties" and inserting in lieu thereof the word "county."

Recommend that the amendments be concurred in, and that when so amended the bill pass.

S. C. TRAVER, Chairman.

The report was accepted and the committee discharged.

Mr. Traver moved that the Senate concur in the amendments made to the bill by the committee.

The motion prevailed.

The bill was then referred to the committee of the whole and placed on the General Order.



By unanimous consent the Senate returned to the order of

## MOTIONS AND RESOLUTIONS.

Mr. Doherty offered the following resolution:

Senate Resolution No. 63.

Resolved, That the Secretary of the Senate be and he is hereby directed, immediately at the close of the present session, to make an inventory of the furnishings of the several rooms and superintend the removal of the same to such rooms on the second and third floors as he may deem most available, secure keys to the said rooms and to be custodian of said furniture during the legislative recess, to the end that when the next Legislature convenes, the furniture may be available for use of the Senators. And it is further specifically stipulated, that the rooms occupied by the Lieutenant Governor, Sergeant-at-Arms and Secretary, wherein the records of the Senate are filed, shall not be opened for the use of any person or department.

The resolution was adopted.

Mr. Moriarty offered the following resolution:

Senate Resolution No. 64.

Resolved, That the Secretary of the Senate be and he is hereby directed to compile and compare for publication, make indexes and superintend the publication of the Journals and documents of the present session of the Senate, and when complete and certified to by the President of the Senate said Secretary shall be entitled to receive for said work the sum of \$850, a warrant for the same to be drawn by the Auditor General on the certificate of the President of the Senate.

The resolution was adopted.

Mr. Doherty offered the following resolution:

Senate Resolution No. 65.

Resolved. That we hereby extend our sincere thanks to each of the pastors of Lansing who have officiated at the religious exercises of the sessions of the Senate, and that in consideration of their courtesy, the Secretary of State is hereby directed to furnish to each of said pastors one copy of the Michigan Manual of 1905.

The resolution was adopted.

Mr. Doherty moved that the Senate resolve itself into the committee of the whole on the

GENERAL ORDER.

The motion prevailed.

The President called Mr. Baird to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee have had under consideration the following:

I.

House bill No. 772 (file No. 256), entitled

A bill to amend section 18 of chapter 21 of the Revised Statutes of 1846, entitled "Hawkers and Peddlers," the same being section 5326 of the Compiled Laws of 1897;

Also:

House bill No. 218 (file No. 302), entitled

A bill making appropriations for the Michigan School for the Deaf for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Also:

Senate substitute for House bill No. 699 (file No. 265), entitled

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Also:

House bill No. 808 (file No. 299), entitled

A bill to provide for changing and determining the names of divorced women;

Also:

House bill No. 536 (file No. 160), entitled

A bill relative to agreements, contracts and combinations in restraint of trade or commerce;

Also:

House bill No. 232 (file No. 275), entitled

A bill to amend section 14 of act 44 of the Public Acts of 1899, as amended by act No. 225 of the Public Acts of 1903, entitled "An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers and public institutions of this state now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the official directory and legislative manual of the State of Michigan and to repeal act No. 122 of the Session Laws of 1889, approved May 31, 1889, act No. 20 of the Session Laws of 1889, approved March 19, 1889, and all other laws or parts of laws contravening or inconsistent with this act";

Also:

House bill No. 554 (file No. 229), entitled

A bill to provide for the immediate registration of births and the requiring of certificates of births;

Also:

House bill No. 639 (file No. 196), entitled

A bill to provide for the extension of the corporate life of corporations, organized under the laws of this state, whose term of existence would otherwise expire, and to fix the rights, duties and liabilities of such renewed corporations;

Also:

House bill No. 764 (file No. 261), entitled

A bill to amend House Enrolled Act No. 173 of the acts of the Legislature of 1905, entitled "An act to authorize the formation of women's

clubs," approved April 19, 1905, by adding thereto an additional section;

House bill No. 783, entitled

A bill to prevent persons who have lived in bigamous relations from inheriting property from their lawful spouses or receiving property from their estates;

Also:

House bill No. 564, entitled

A bill to prevent the killing of deer in the counties of Kalkaska, Roscommon, Antrim and Oscoda, for a period of five years;

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration the following:

II.

House bill No. 556 (file No. 199), entitled

A bill to amend sections 16 and 17 of chapter 71 of the Revised Statutes of 1846, entitled "Of the inventory and collection of the effects of deceased persons," the same being sections 9363 and 9364 of the Compiled Laws of 1897;

Have made an amendment thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

John Baird, Chairman.

The report was accepted.

The bills named in part I of the report were placed on the order of Third Reading of Bills.

Mr. Baird moved that the Senate concur in the amendment made to the

bill named in part II of the report.

The motion prevailed, and the bill was placed on the order of Third Reading of Bills.

By unanimous consent the Senate returned to the order of

## THIRD READING OF BILLS.

Substitute for House bills Nos. 15 and 492 (file No. 272), entitled

A bill to amend sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of an act, entitled "An act to regulate the practice of pharmacy in the State of Michigan," same being act No. 134 of the Public Acts of 1885, approved June 2, 1885, and to add thereto twenty-one new sections to be known as sections 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr.	Ashley	Fyfe	Mr. M	acKay	Mr.	Russell
	Baird	Glasgow	M	lartindale		Seeley
	Brown	Hayden	M	ills		Sheldon
	Cook	Heine	M	offatt		Smith
	Cropsey	Jenks	M	oriarty		Traver
	Doherty	Jones	P	eek		Van Akin
	Ely	Kane	$\bar{\mathbf{R}}$	umer		Woodman
	Farr	Linsley			i.	

NAYS.

30

The title of the bill was agreed to.

House bill No. 851 (file No. 298), entitled

A bill to amend section 1 of chapter 70 of the Revised Statutes of 1846, entitled "Of the administration and distribution of the estate of intestates," as amended, being section 9322 of the Compiled Laws of 1897, as amended by act No. 116 of the Public Acts of Michigan for the year 1899;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Doherty Ely	 Farr Glasgow Hayden Heine Jenks Jones Kane	Mr.	Linsley MacKay Martindale Mills Moffatt Moriarty Peek	Mr.	Rumer Russell Seeley Sheldon Traver Woodman Yeomans
	Ely	Kane		Peek		Yeomans

28

NAYS.

Λ

The title of the bill was agreed to.

House bill No. 610 (file No. 260), entitled

A bill to provide for the compilation, publication and distribution of an index to the Compiled Laws of 1897 and the Public Acts of 1899, 1901, 1903 and 1905;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS,

Mr.	Ashley Baird Brown Cook Cropsey	Mr. Ely Fyfe Hayder Jenks Jones		MacKay Moffatt Moriarty Peek Rumer	Mr.	Seeley Sheldon Smith Traver Woodman
	Doherty	Linsle	y	Russell		Yeomans

24

NAYS.

Mr. Kane

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The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 837 (file No. 290), entitled

A bill to provide for the compilation, publication and distribution in book form of all laws now in existence in regard to the powers and duties of township officers, to supply the same to certain township officers, and to repeal all acts or parts of acts inconsistent with the provisions of this act;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley Mr. Farr Baird Fyfe Brown Glasgow Cook Hayden Cropsey Jenks Doherty Jones Ely Linsley	Mr. Martindale Mills Moffatt Moriarty Rumer Russell	Mr. Seeley Sheldon Smith Traver Woodman Yeomans
--	--	---

NAYS.

26

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 674 (file No. 263), entitled

A bill to amend section 1 of act No. 151 of the Public Acts of 1897, entitled "An act to regulate the catching of fish in the waters of this state, by the use of pound or trap nets, gill nets, seines or other apparatus," being compiler's section No. 5844 of the Compiled Laws of 1897, as amended;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

NAYS.

21

The title of the bill was agreed to.

Mr. Moriarty moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

20

House bill No. 772 (file No. 256), entitled

A bill to amend section 18 of chapter 21 of the Revised Statutes of 1846, entitled "Hawkers and Peddlers," the same being section 5326 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Mr. Baird Frown Cook Cropsey	Fyfe Heine Linsley	Martindale Mr. Moffatt Moriarty Rumer Russell	Sheldon Traver Van Akin Woodman Yeomans
---	--------------------------	---	---

## NAYS.

Mr. Doherty	Mr. Hayden	Mr. Mills	Mr. Seeley	
Ely	Jenks	Peek	Smit <b>h</b>	
Glasgow	Jones			10

The title of the bill was agreed to.

House bill No. 218 (file No. 302), entitled

A bill making appropriations for the Michigan School for the Deaf for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and navs, as follows:

Mr. A	Ashley	Mr. Fyfe	Mr. Martindale Mi	r. Sheldon	
F	Baird	Hayden	Moffatt	Smith	
E	Brown .	Jenks	Moriarty	Traver	
C	Cook	Jones	Peek	Van Akin	
	Cropsey	Kane	Rumer	Woodman	
I	Doherty	Linsley	Russell	Yeomans	
F	Tarr	MacKay	Seeley		27
		•	•		

NAYS.

The title of the bill was agreed to.

Mr. Smith moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 699 (file No. 265), entitled

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

The bill was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Fyfe rose to a point of order and stated that the above entitled

bill was a substitute for a substitute, and that as such was not before the Senate for consideration.

The President declared the point of order not well taken for the reason that the substitute was regularly reported from the committee and had been adopted by the Senate.

Whereupon,

Fyfe

Farr

Mr. Baird appealed from the decision of the chair.

Mr. Doherty demanded the yeas and nays.

The question then being, "Shall the decision of the chair stand as the judgment of the Senate?"

The decision of the chair was then sustained, a majority of all the Senators present voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Brown Cook Doherty Ely	Mr. Hayden Jones Kane Linsley MacKay	Mr. Martindale Mills Moffatt Peek Rumer	Mr. Seeley Smith Traver Van Akin Woodman	20
•		NAYS.		
Mr. Baird	Mr. Heine	Mr Sheldon	Mr. Yeomana	

The question being on the passage of the bill,

Russell

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Brown Cook Doherty Ely Hayden	Mr. Jones Kane Linsley MacKay Martindale	Mr. Mills Moffatt Moriarty Peek Rumer	Mr. Seeley Smith Traver Van Akin Woodman	21
		NAYS.		
Mr. Baird Cropsey	Mr. Fyfe Glasgow	Mr. Jenks Russell	Mr. Sheldon Yeomana	

The title of the bill was agreed to.

Mr. Doherty moved that the bill be ordered to take immediate effect.

Mr. Baird demanded the yeas and nays.

Heine

The motion prevailed, two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Russell
Brown	Heine	Mills	Seeley
Cook	Jones	Moffatt	Smith
Cropsey	Kane	Moriarty	Traver
Doherty	Linsley	Peek	Van Akin
Elv	MacKay	Rumer	Woodman

10

## NAYS.

Mr. Baird

Mr. Ashlev

Mr. Fyfe

Mr. Sheldon

3

Mr. Fyfe arose to a point of order and stated that under section 45 of article 4 of the constitution of Michigan it was required that all bills appropriating public money for private or local purposes should receive a two-thirds vote of the Senators elect on final passage. That the above entitled bill came clearly within the section of the constitution referred to and was therefore not passed.

The President declared the point of order not well taken and stated that under the decision of the Attorney General of Michigan, given the Senate on the bill appropriating money for the Michigan exhibit at the St. Louis Exposition, in 1903, he would hold that the bill required for

final passage only a majority of the Senators elect.

House bill No. 808 (file No. 299), entitled

Mr. Glasgow

A bill to provide for changing and determining the names of divorced

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Martindale Mr. Seeley

Baird	Hayden	Moffatt	Sheldon	
Brown	Heine	Moriarty	Smith	
Cook	Jenks	Peek	Traver	
Cropsey	Kane	Rumer	Van Akin	
Doherty	Linsley	Russell	Yeomans	
Fyfe	MacKay	· ·	000	26
		NY A 37 CT .		

NAYS.

The title of the bill was agreed to.

House bill No 536 (file No. 160), entitled

A bill relative to agreements, contracts and combinations in restraint of trade or commerce;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and navs, as follows:

# YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Farr Fyfe	Mr.	Glasgow Hayden Heine Jenks Jones Linsley MacKay	Mr.	Martindale Mills Moffatt Peek Rumer Russell	Mr.	Seeley Sheldon Traver Van Akin Woodman Yeomans
	ryie		Mackay				

26

NAYS.

Mr. Smith

1

The title of the bill was agreed to.

25

26 0

Mr. Ashley moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 232 (file No. 275), entitled

A bill to amend section 14 of act No. 44 of the Public Acts of 1899, as amended by act No. 225 of the Public Acts of 1903, entitled "An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers and public institutions of this state now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the official directory and legislative manual of the State of Michigan and to repeal act No. 122 of the Session Laws of 1889, approved May 31, 1889, act No. 20 of the Session Laws of 1889, approved March 19, 1889, and all other laws or parts of laws contravening or inconsistent with this act";

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Glasgow	Mr. Linsley	Mr. Rumer
Baird	Hayden	MacKay	Russell
Brown	Heine	Martindale	Smith
Cook	Jenks	Mills	Traver
Ely	Jones	Moffatt	Woodman
Farr	Kane	Moriarty	Yeomans
Fyfe		•	

NAYS.

The title of the bill was agreed to.

House bill No. 554 (file No. 229), entitled

A bill to provide for the immediate registration of births and the requiring of certificates of births;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	. Mr. Seeley
Baird	Fyfe	Linsley	Smith
Brown	Glasgow	Moffatt	Traver
Cropsey	Hayden	Moriarty	Van Akin
Curtis	Heine	Rumer	Woodman
Doherty	Jenks	Russell	Yeomans
Elv	Jones		

NAYS.

The title of the bill was agreed to.

House bill No. 639 (file No. 196), entitled A bill to provide for the extension of the corporate life of corporations,

28

organized under the laws of this state, whose term of existence would otherwise expire, and to fix the rights, duties and liabilities of such renewed corporations;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Farr	Mr. Kane	Mr. Seeley
Baird	Fyfe	Linsley	Sheldon
Brown	Glasgow	Martindale	Smith
Cook	Hayden	Mills	Traver
Cropsey	Heine	Moffatt	Van Akin
Doherty	Jenks	Rumer	Woodman
Ely	Jones	Russell	Yeomans

NAYS.

The title of the bill was agreed to.

Mr. Brown moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

House bill No. 764 (file No. 261), entitled

A bill to amend House Enrolled Act No. 173 of the acts of the Legislature of 1905, entitled "An act to authorize the formation of women's clubs," approved April 19, 1905, by adding thereto an additional section;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Martindale	Mr. Seeley
Baird	Fyfe	Moffatt	Sheldon
Brown	Glasgow	Moriarty	Smith
. Cook	Hayden	Peek	Traver
. Cropsey	Jones	Rumer	Van Akin
Doherty	Kane	Russell	Yeomans
Ely	Linsley		

26

NAYS.

The title of the bill was agreed to.

The President called the President pro tem. to the chair.

House bill No. 783, entitled

A bill to prevent persons who have lived in bigamous relations from inheriting property from their lawful spouses or receiving property from their estates;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashlev Baird Brown Cook Crops Doher	ı By	Farr Fyfe Hayden Jenks Jones Kane	Mr Martindale Mills Moffatt Moriarty Peek Rumer	Mr. Seeley Sheldon Smith Traver Van Akin President protem
Ely		MacKay		26

NAYS.

Δ.

The title of the bill was agreed to.

House bill No. 564, entitled

A bill to prevent the killing of deer in the counties of Kalkaska, Roscommon, Antrim and Oscoda, for a period of five years;

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Fyfe	Mr. Linsley	Mr. Sheldon
Baird	Hayden	MacKay	Smith
Brown	Heine	Moffatt	Traver
. Cook	Jenks	Rumer	Van Akin
Cropsey	Jones	Russell	Woodman
Doherty	Kane	Seeley	President protem
Farr			25

NAYS.

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The question being on agreeing to the title,

Mr. Traver moved to amend the title so as to read as follows:

A bill to prohibit for a period of five years, the killing of deer in the county of Kalkaska.

The motion prevailed and the title of the bill was so amended.

The title of the bill as amended was then agreed to.

Mr. Traver moved that the bill be ordered to take immediate effect. The motion prevailed, two-thirds of all the Senators elect voting there-

for, and the bill was ordered to take immediate effect.

House bill No. 556 (file No. 199), entitled

A bill to amend sections 16 and 17 of chapter 71 of the Revised Statutes of 1846, entitled "Of the inventory and collection of the effects of deceased persons," the same being sections 9363 and 9364 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley Baird Brown Cook Cropsey Doherty	Mr. Hayden Heine Jenks Jones Kane Linsley	Mr. MacKay Martindale Mills Moffatt Peek Rumer	Mr. Russell Sheldon Traver Van Akin Woodman President protem
Farr	Linsley	Rumer	President protein 25

NAYS.

0

The title of the bill was agreed to.

By unanimous consent the Senate returned to the order of

# MOTIONS AND RESOLUTIONS.

Mr. Fyfe moved to take from the table House bill No. 370 (file No. 225), entitled

A bill to provide for the submission to the qualified electors, of the question of calling a convention for the purpose of making a general revision of the constitution;

The motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Martindale	Mr. Russell
Baird	Fyfe	Mills	Seeley
Brown	Hayden	Moffatt	Sheldon
Cook	Heine	Moriarty	Woodman
Cropsey	Linsley	Peek	President protem
Ely	MacKay	Rumer	23

# NAYS.

Mr. Doherty Mr. Jenks Mr. Kane Mr. Yeomans

The title of the bill was agreed to.

By unanimous consent the Senate returned to the order of

# MESSAGES FROM THE HOUSE.

The following message from the House was received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir-I am instructed by the House to re-transmit the following bill:

House bill No. 272 (file No. 269), entitled

A bill making appropriations for the Michigan Home for the Feeble Minded and Epileptic at Lapeer for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

To which the Senate made certain amendments, and in which amend-

ments the House refuses to concur.

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Brown moved that the Senate recede from the amendments made to the bill.

The motion prevailed.

The bill was then re-returned to the House.

The following message from the House was also received and read:

House of Representatives, June 7, 1905.

To the President of the Senate:

Sir—I am instructed by the House to re-transmit, in accordance with the request of the Senate, the following bill:

House bill No. 854, entitled

A bill to provide for the compensation and to prescribe the duties of certain officers of the county of Saginaw; to provide for the safe keeping of the moneys of said county of Saginaw and to repeal all acts inconsistent with the provisions of this act;

Very respectfully,
CHARLES S. PIERCE,
Clerk of the House of Representatives.

Mr. Baird moved that the bill be laid on the table. The motion prevailed.

By unanimous consent the Senate returned to the order of

# REPORTS OF STANDING COMMITTEES.

By the Committee on Counties and Townships: The Committee on Counties and Townships report House bill No. 906, entitled

A bill to provide for the payment of salaries to the prosecuting attorney, clerk, treasurer, probate clerk and circuit court commissioner of Livingston county, Michigan, to fix the minimum amounts of such salaries and to repeal all acts or parts of acts contravening the provisions of this act;

With the recommendation that the bill pass.

Noble Ashley, Chairman.

The report was accepted and the committee discharged.

Mr. Rumer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the Senators present voting

therefor.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

# YEAS.

Mr. Ashley	Mr. Hayden	Mr. Martindale	Mr. Sheldon
Baird	Heine	Moffatt	Smith
Cook	Jenks	Moriarty	Traver
Cropsey	Jones	Peek	Van Akin
Doherty	Kane	Rumer	Woodman
Ely	Linsley	Russell	Yeomans
Farr	MacKay	Seeley	President protem
Fyfe	•	•	29

NAYS.

n.

The title of the bill was agreed to.

Mr. Rumer moved that the bill be ordered to take immediate effect.

The motion prevailed, two-thirds of all the Senators elect voting therefor, and the bill was ordered to take immediate effect.

Mr. Moriarty moved that the Senate take a recess until 11:20 o'clock p. m.

The motion prevailed, the time being 11:05 o'clock p. m.

## AFTER RECESS.

11:20 o'clock p. m.

The Senate was called to order by the President pro tem. A quorum of the Senate was present.

By unanimous consent the Senate returned to the order of

# MOTIONS AND RESOLUTIONS.

Mr. Mostatt offered the following resolution.

Senate Resolution No. 66.

Resolved, That Elbert V. Chilson, Secretary of the last Senate, be allowed the sum of fifty dollars for services performed in preparing for and opening the present session.

The resolution was adopted.

Mr. Doherty moved that the Senate resolve itself into

## EXECUTIVE SESSION.

The motion prevailed, the time being 11:25 o'clock p. m.

The executive session closed, the time being 11:45 o'clock p. m.

Mr. Doherty moved that the President pro tem. be authorized to appoint a committee of three to wait upon his Excellency, the Governor and to inform him that the Senate had completed its business and was ready to adjourn.

The motion prevailed.

The President pro tem. appointed as such committee, Messrs. Doherty, Rumer and Seeley.

Mr. Doherty moved that the President pro tem. be authorized to appoint a committee of three to inform the House that the Senate had completed its business and was ready to adjourn.

The motion prevailed.

The President pro tem. appointed as such committee, Messrs. Farr. Jones and Martindale.

Mr. MacKay moved that the Senate take a recess until 11:55 o'clock p. m.

The motion prevailed, the time being 11:50 o'clock p. m.

# AFTER RECESS.

11:55 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present.

The Sergeant at Arms announced the committee of the Senate, which was appointed to inform the House that the Senate had completed its business and was ready to adjourn, which committee reported that it had performed the duty assigned to it.

The report was accepted and the committee discharged.

The Sergeant-at-Arms announced the committee of the Senate, which was appointed to wait upon his Excellency, the Governor, and to inform him that the Senate had completed its business and was ready to adjourn, reported that it had performed the duty assigned to it.

The report was accepted and the committee discharged.

The Sergeant-at-Arms announced a committee of the House, who informed the Senate that the House had completed its business and was ready to adjourn.

The Secretary submitted the following report:

Lansing, Mich., June 7, 1905.

To the President of the Senate:

Sir-

Senate bill No. 431 (enrolled No. 156);

Also

Senate bill No. 434 (enrolled No. 160);

Also:

House substitute for Senate bill No. 291 (file No. 204, enrolled No. 161);

Also:

House substitute for Senate bill No. 99 (file No. 134, enrolled No. 162);

Also:

Senate bill No. 227 (file No. 126, enrolled No. 163);

Also:

Senate bill No. 357 (file No. 148, enrolled No. 164);

Also :

Senate bill No. 123 (file No. 24, enrolled No. 165);

Also:

Senate bill No. 218 (file No. 111, enrolled No. 166);

Have been printed and have this day been presented to the Governor for his approval.

Very respectfully,
ELBERT V. CHILSON,
Secretary of the Senate.

Mr. Moriarty moved that the Senate adjourn.

The motion prevailed, the time being 12 o'clock midnight.

The President declared the Senate adjourned until Friday, June 16, at 2 o'clock p. m.

ELBERT V. CHILSON, Secretary of the Senate.

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# NINETY-SIXTH DAY.

Lansing, Friday, June 16, 1905.

2 o'clock p. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Baird, Brown, Doherty, Heine, Martindale, Rumer and the President pro tem.—7.

The Secretary submitted the following report:

Lansing, June 10, 1905.

To the President of the Senate:

Sir-

Senate bill No. 409 (enrolled No. 167)

Has been printed and has this day been presented to the Governor for his approval.

Very respectfully,

ELBERT V. CHILSON,
Secretary of the Senate.

# MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, June 13, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 431 (enrolled No. 156), being

An act to amend sections six and eight of act No. 149 of the Public Acts of 1893, entitled "An act to provide for a county and township system of roads and to prescribe the powers and duties of the officers having the charge thereof";

Also:

Senate bill No. 434 (enrolled No. 160), being

An act requiring the board of supervisors of Bay county to designate a local bank as the depository of Bay county moneys, and prescribing the duties of certain officers relative thereto;

 ${f Also}$  :

House substitute for Senate bill No. 291 (enrolled No. 161), being An act to prohibit the use of ferrets in hunting or killing rabbits in certain counties of this State;

Also:

Senate bill No. 227 (enrolled No. 163), being

An act to amend section 1 of act 149 of the Public Acts of 1893, being section 4262 of the Compiled Laws of 1897, entitled "An act to provide for a county and township system of roads, and to prescribe the powers and duties of the officers having the charge thereof";

Also:

Senate bill No. 218 (enrolled No. 166), being

An act to provide for the compulsory education of children, for penalties for failure to comply with the provisions of this act, and to repeal all acts or parts of acts conflicting with the provisions of the same;

Also:

Senate bill No. 409 (enrolled No. 167), being

An act to empower the common council of the city of Detroit to borrow money for the purpose of improving the Grand Boulevard and Lafayette Boulevard;

Also:

Senate Concurrent Resolution No. 58 (enrolled No. 148)

Relative to the removal of the remains of former Governor Stevens Thomson Mason.

Very respectfully,
FRED M. WARNER,
Governor.

The Secretary submitted the following report:

Lansing, Mich., June 16, 1905.

To the President of the Senate:

Sir-

Senate bill No. 441 (enrolled No. 168);

Also .

Senate bill No. 447 (enrolled No. 169);

Also:

Senate bill No. 258 (enrolled No. 170);

Also:

Senate bill No. 54 (enrolled No. 171);

Also:

Senate bill No. 443 (enrolled No. 172);

Also:

Senate bill No. 20 (file No. 13, enrolled No. 173);

Also:

Senate bill No. 171 (file No. 116, enrolled No. 174);

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Also:
 Senate bill No. 391 (enrolled No. 175):
 Also:
 Senate bill No. 353 (file No. 138, enrolled No. 176);
 Also:
 Senate bill No. 163 (file No. 46, enrolled No. 177);
 Senate bill No. 128 (file No. 175, enrolled No. 178);
 Senate bill No. 345 (file No. 137, enrolled No. 179);
 Also:
 Senate bill No. 338 (file No. 125, enrolled No. 180);
 Also:
 Senate bill No. 335 (enrolled No. 181);
 Also:
 Senate bill No. 322 (file No. 124, enrolled No. 182);
 Senate bill No. 303 (file No. 127, enrolled No. 183);
 Senate bill No. 321 (file No. 128, enrolled No. 184);
 Also:
 Senate bill No. 364 (file No. 143, enrolled No. 185);
 Also:
 Senate Joint Resolution No. 347 (file No. 147, enrolled No. 186);
 Also:
 Senate bill No. 85 (file No. 154, enrolled No. 187);
 Also:
 Senate Joint Resolution No. 74 (file No. 162, enrolled No. 188);
 Senate bill No. 332 (file No. 163, enrolled No. 189);
 Also:
 Senate bill No. 387 (file No. 168, enrolled No. 190);
 Also:
 Senate bill No. 400 (file No. 172, enrolled No. 191);
 Senate bill No. 395 (enrolled No. 192);
 Also:
 Senate bill No. 294 (file No. 109, enrolled No. 193);
 Also:
 Senate bill No. 448 (enrolled No. 194);
 Also:
 Senate bill No. 380 (enrolled No. 195);
 Also:
 Senate bill No. 261 (file No. 164, enrolled No. 196);
 Also:
 Substitute for Senate bill No. 113 and House bill No. 282 (House
file No. 296, enrolled No. 197);
  Also:
 Senate bill No. 381 (file No. 165, enrolled No. 198);
  Substitute for Senate bill No. 88 (enrolled No. 199);
  Also:
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Senate bill No. 352 (enrolled No. 200);
Senate bill No. 456 (enrolled No. 201);
Senate bill No 374 (file No. 158, enrolled No. 202);
Also:
Senate bill No. 453 (enrolled No. 203);
Also:
Senate bill No. 384 (enrolled No. 204);
Also:
Senate bill No. 427 (enrolled No. 205);
Senate bill No. 426 (enrolled No. 206);
Senate bill No. 408 (enrolled No. 207);
Also:
Senate bill No. 449 (enrolled No. 208);
Senate bill No. 435 (enrolled No. 209);
Also:
Senate bill No. 459 (enrolled No. 210);
Also:
Senate bill No. 458 (enrolled No. 211);
Senate bill No. 451 (enrolled No. 212);
Also:
Senate Joint Resolution No. 455 (enrolled No. 213);
Also:
Senate bill No. 421 (enrolled No. 214);
Also:
Senate bill No. 277 (enrolled No. 215);
Also:
Senate bill No. 454 (enrolled No. 216);
Senate bill No. 396 (enrolled No. 217);
Also:
Senate bill No. 445 (enrolled No. 218);
Senate bill No. 460 (enrolled No. 219);
Also:
Senate bill No. 457 (enrolled No. 220);
Senate bill No. 240 (file No. 110, enrolled No. 221);
Senate bill No. 187 (file No. 131, enrolled No. 222);
Also:
Senate bill No. 146 (file No. 132, enrolled No. 223);
Senate bill No. 148 (enrolled No. 224);
Senate bill No. 272 (file No. 140, enrolled No. 225);
Also:
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Senate bill No. 186 (file No. 73, enrolled No. 226);

House substitute for Senate bill No. 318 (file No. 145, enrolled No. 227);

Also:

House substitute for Senate bill No. 69 and House bill No. 138 (enrolled No. 228);

Also:

House substitute for Senate bill No. 394 (enrolled No. 229);

House substitute for Senate bill No. 56 (file No. 135, enrolled No. 230);

Also:

Senate bill No. 450 (enrolled No. 231);

House substitute for Senate bill No. 280 (enrolled No. 232);

Substitute for Senate bill No. 44 (file No. 219, enrolled No. 233);

Also:

Senate bill No. 275 (file No. 91, enrolled No. 234);

Have been printed and have this day been presented to the Governor for his approval.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

Mr. Baird moved that the Senate adjourn.

The motion prevailed, the time being 2:05 o'clock p. m.

The President pro tem. declared the Senate adjourned until tomorrow at 11 o'clock a. m.

> ELBERT V. CHILSON, Secretary of the Senate.

# NINETY-SEVENTH DAY.

Lansing, Saturday, June 17, 1905.

11 o'clock a. m.

The Senate met pursuant to adjournment and was called to order by the President pro tem.

The roll of the Senate was called by the Secretary.

The following Senators were present: Messrs. Doherty, Seeley and the President pro tem.—3.

## MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, June 16, 1905.

To the President of the Senate:

Sir—I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 123 (enrolled No. 165), being

An act to regulate the sales, transfers and assignments of stocks of goods, merchandise and fixtures, in bulk;

Also:

Senate bill No. 441 (enrolled No. 168), being

An act to prohibit horse races, baseball games, and all games and sports upon the thirtieth day of May, commonly called "Memorial Day," in the counties of Isabella, Lapeer and Cass;

Also:

Senate bill No. 447 (enrolled No. 169), being

An act to amend section 1 of act No. 397 of the Local Acts of 1901, entitled "An act to provide for the retirement of aged and disabled policemen employed by the city of Saginaw, and for the payment of pensions to the wives and children and widowed mothers of policemen killed in the service of the city of Saginaw," as amended by section 1 of act No. 536 of the Local Acts of 1903;

Also:

Senate bill No. 258 (enrolled No. 170), being

An act authorizing school district boards, boards of trustees of graded schools and boards of education in cities to establish and maintain day schools for the deaf, and authorizing payment therefor from

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the general fund, and repealing act No. 176 of the Public Acts of 1899 and all other acts or parts of acts conflicting with the provisions of this act;

Also:

Senate bill No. 85 (enrolled No. 187), being

An act to amend section 30 of act 156 of the Session Laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers." as amended, said section being section 2503 of the Compiled Laws of 1897;

Also:

Senate bill No. 387 (enrolled No. 190), being

An act to amend section 19 of act No. 124 of the Public Acts of 1893 as amended by act No. 119 of the Public Acts of 1895 as amended by act No. 81 of the Public Acts of 1899, entitled "An act to provide for the government of the Michigan Asylum for Dangerous and Criminal Insane and the inmates therein, and to repeal act No. 190, laws of 1883 and all acts amendatory thereto, and all of that portion of act No. 140, laws of 1891 which conflicts with this act, being an act, entitled 'An act to provide for a State Board of Inspectors who shall perform the duties now performed by the Advisory Board in Matters of Pardons and who shall have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the Branch of the State Prison at Marquette, the Reform School for Boys at Lansing, and the Industrial Home for Girls at Adrian, and to abolish all existing boards and to annul all existing appointments," being section 1972 of the Compiled Laws of 1897;

Also:

Senate bill No. 448 (enrolled No. 194), being

An act to authorize the village of River Rouge in the county of Wayne and State of Michigan, to establish, construct and maintain a system of public sewers in said village and to issue bonds for the payment thereof:

Also:

Senate bill No. 380 (enrolled No. 195), being

An act to amend act No. 387 of the Local Acts of 1901, entitled "An act to confirm the organization of school district number 7, fractional, of Lansing and Meridian townships in the county of Ingham";

 ${f Also}$  :

Senate bill No. 261 (enrolled No. 196), being

An act to make an appropriation for designating, by monuments, the locations occupied by the second, eighth, twelfth, fifteenth, seventeenth, twentieth and twenty-seventh regiments of Michigan infantry; and the Batteries G and H, First Michigan Light Artillery, who participated in the campaign and siege of Vicksburg, within the Vicksburg National Military Park, and providing for the erection of the same;

Also:

House substitute for Senate bill No. 113, and House bill No. 282 (file No. 296, enrolled No. 197), being

An act making appropriations for the current expenses and special purposes for the Michigau College of Mines at Houghton, for the fiscal

years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Also:

Senate bill No. 381 (enrolled No. 198), being

An act to amend section 6 of chapter 70 of the Revised Statutes of 1846, entitled "Of the administration and distribution of the estates of intestates," as amended, said section being compiler's section 9327 of the Compiled Laws of 1897;

Also:

Senate bill No. 88 (enrolled No. 199), being

An act to limit the number of circuit court commissioners in the county of Menominee, to provide a salary, and for the disposition of all fees payable to said officer and to regulate the conduct of said office;

Also:

Senate bill No. 352 (enrolled No. 200), being

An act to amend section 19 of act No. 183 of the Public Acts of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," approved May 29, 1897, being section 381 of the Compiled Laws of 1897;

Also:

Senate bill No. 456 (enrolled No. 201), being

An act to amend section 3 of title 1 and section 14 of title 20 of an act, entitled "An act to revise and amend the charter of the city of Saginaw," being House Enrolled Act No. 276 passed by the legislature of the State of Michigan for the year 1905;

Also:

Senate bill No. 374 (enrolled No. 202), being

An act to amend sections 5 and 6 of act No. 68 of the Public Acts of 1893, entitled "An act to provide for the incorporation of supreme, grand and subordinate lodges of the 'United Home Protectors' Fraternity,' a cooperative fraternal building and loan society or order," being sections 7611 and 7612 of the Compiled Laws of 1897, and to add four new sections thereto to be known as sections No. 12, 13, 14 and 15;

A lso

Senate bill No. 427 (enrolled No. 205), being

An act to apportion anew the representatives in the state legislature among the several counties and districts of this state;

Also:

Senate bill No. 426 (enrolled No. 206), being

An act to divide the State of Michigan into thirty-two senatorial districts;

Also:

Senate bill No. 449 (enrolled No. 208), being

An act to amend act No. 506 of the Local Acts of 1903, entitled "An act to incorporate the school district of Crystal Falls, in Iron county," by adding seven new sections thereto to be known as sections 41, 42, 43, 44, 45, 46 and 47;

Also:

Senate bill No. 435 (enrolled No. 209), being

An act to amend section 1, of chapter 9 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities

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of the fourth class," approved May 27, 1895, and as amended by act No. 239 of the Public Acts of 1897, and by act 136 of the Public Acts of 1899 and by act 156 of the Public Acts of 1901, being section 3082 of the Compiled Laws of 1897;

Also:

Senate bill No. 459 (enrolled No. 210), being

An act to detach certain territory from school district No. 4 of School-craft township, Houghton county, Michigan, and to attach the same to district No. 2 of Calumet township, Houghton county, Michigan;

Also:

Senate bill No. 458 (enrolled No. 211), being

An act to detach certain territory from the township of Schoolcraft, Houghton county, Michigan, and to attach the same to the township of Calumet, Houghton county, Michigan;

Also:

Senate bill No. 451 (enrolled No. 212), being

An act to amend section 1 and to add a new section to act No. 66 of the House Enrolled Acts passed by the legislature of the State of Michigan for the year 1905, approved March 16, 1905, entitled "An act to provide for the election of a county drain commissioner in and for the county of Saginaw, prescribe his powers and duties and fix and provide for his compensation";

Also:

Senate bill No. 421 (enrolled No. 214), being

An act to authorize the board of supervisors of any county in this state bordering on a navigable river which is the boundary line between such county and any county or counties in another state, to build and maintain a bridge, or bridges across such river, conjointly with the board of supervisors of such adjoining county in another state;

Also:

Senate bill No. 277 (enrolled No. 215), being

An act to amend section 10 of chapter 25 of the Compiled Laws of 1897, said section relating to changes of venue and being compiler's section 309 of said compilation;

Also:

Senate bill No. 454 (enrolled No. 216), being

An act to create a State Board of Equalization; to prescribe its duties, and to provide for furnishing it with certain statements and data;

Also

Senate bill No. 396 (enrolled No. 217), being

An act to amend sections 3. 5. 12 and 13 of chapter 2 of an act, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by act approved June 4, 1895, and the other acts amendatory thereof;

Also:

Senate bill No. 460 (enrolled No. 219), being

An act to provide the manner of voting by the members of the board of supervisors of Saginaw county;

Also:

Senate bill No. 457 (enrolled No. 220), being

An act to provide for the compensation and to prescribe the duties

of certain officers of the county of Saginaw; to provide for the safe keeping of the moneys of said county of Saginaw, and to repeal all acts inconsistent with the provisions of this act;

Also:

Senate bill No. 240 (enrolled No. 221), being

An act making appropriations for the State Industrial Home for Girls, for building and special purposes and for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907;

Also:

Senate bill No. 146 (enrolled No. 223), being

An act to provide for a biological survey of the state, making appropriations therefor, and to provide a tax to meet the same;

Also:

Senate bill No. 148 (enrolled No. 224), being

An act providing for the extension of the work of the State Board of Geological Survey and making an appropriation to meet the expenses thereof, and providing a tax to meet the same;

Also:

Senate bill No. 186 (enrolled No. 226), being

An act to appropriate \$5,000 in aid of the erection of a monument to Major General Alexander Macomb, a native of this state, and a hero of the war of 1812, and general of the army of the United States;

Also:

House substitute for Senate bill No. 318 (file No. 145, enrolled No.

**227**), being

An act making appropriations for the Michigan Employment Institution for the Blind, for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for special purposes, and to provide a tax therefor;

Also:

House substitute for Senate bill No. 69 and House bill No. 138 (enrolled No. 228), being

An act to establish a state sanatorium in some suitable locality in Michigan, for the care and treatment of persons having tuberculosis, and making appropriations therefor, and to provide a tax to meet the same:

Also:

House substitute for Senate bill No. 394 (enrolled No. 229), being

An act to prescribe the qualifications, duties and compensation of the clerk of the judiciary committee and law clerk of the Senate and the Senate stenographer, and the clerk of the judiciary committee and law clerk of the Speaker's messenger of the House;

Also:

House substitute for Senate bill No. 56 (enrolled No. 230), being

An act making appropriations for the Northern Michigan Asylum for the Insane for building and special purposes for the biennial period ending June 30, 1907, and to provide a tax therefor;

Also:

Senate bill No. 44 (enrolled No. 233), being

An act to revise and amend the laws for the protection of game and birds:

Also:

Senate bill No. 275 (enrolled No. 234), being

An act to regulate the treatment and control of dependent, neglected, and delinquent children and to establish juvenile courts;

Also:

House substitute for Senate bill No. 280 (enrolled No. 232), being An act relative to the cost of bonds to be furnished by state officers.

Very respectfully.

FRED M. WARNER, Governor.

The following message from the Governor was also received and read:

Executive Office, Lansing, June 17, 1905.

To the President of the Senate:

Sir-I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 54 (enrolled No. 171), being

An act to define the qualifications of the coroners of the county of Wayne, to prescribe their powers and duties, and to fix their compensation:

Also:

Senate bill No. 443 (enrolled No. 172), being

An act to amend sections 2 and 6 of act No. 268 of the Public Acts of 1897, approved June 2, 1897, entitled "An act to regulate and license the use of firearms in hunting for and killing deer protected by the laws of this state, and providing a penalty for its violation," the same being sections 5793 and 5797 of the Compiled Laws of 1897;

Also:

Senate bill No. 20 (enrolled No. 173), being

An act to amend section 141 of act No. 229 of the Public Acts of 1897, entitled "An act to amend act No. 206 of the Public Acts of 1893, being 'An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased, and to repeal act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act,' by adding thereto four sections, to be known as sections 140, 141, 142 and 143, providing for the giving of notice by tax purchasers to the occupants or persons having title to, or interest in such lands, of the fact of such sale; and providing the terms upon which such occupant or other person interested in such lands may obtain reconveyance thereof," being section 3960 of the Compiled Laws of 1897, as amended by acts No. 204 of the Public Acts of 1899, and No. 236, of the Public Acts of 1903;

Also :

Senate bill No. 171 (enrolled No. 174), being

An act making appropriations for the Industrial School for Boys for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide for a tax to meet the same;

Also:

Senate bill No. 391 (enrolled No. 175), being

An act to authorize and empower the board of county road commissioners of Bay county to pay a portion of the cost of improving Woodsive avenue and Belinda street in the city of Bay City, without declaring the same a county road;

Also:

Senate bill No. 353 (enrolled No. 176), being

An act to amend section 1 of act No. 76 of the Public Acts of 1899, entitled "An act to protect sidewalks and sidepaths, and to provide a penalty for its violation";

Also:

Senate bill No. 163 (enrolled No. 177), being

An act declaring it unlawful to make or enter into certain contracts, understandings or agreements, and to provide a punishment therefor;

Also:

Senate bill No. 128 (enrolled No. 178), being

An act making appropriations for the State Board of Fish Commissioners for current expenses and for building and special purposes for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same;

Also:

Senate bill No. 345 (enrolled No. 179), being

An act to amend section 2 of chapter 32 of act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," being section 3339 of the Compiled Laws of 1897;

Also

Senate bill No. 338 (enrolled No. 180), being

An act to amend sections 3, 5 and 6 of "An act to provide for the incorporation of baseball clubs or companies," approved June 6, 1883, being compiler's section 7676, 7678, 7679 of the Compiled Laws of 1897;

Also:

Senate bill No. 335 (enrolled No. 181), being

An act to provide for the construction, by the board of managers of the Michigan Soldiers' Home and the city of Grand Rapids, of a sewer to connect the Michigan Soldiers' Home in the county of Kent, and the premises adjacent to said sewer, with the public sewers of the city of Grand Rapids, to regulate the use of the same, and to provide for an appropriation therefor;

Also:

Senate bill No. 322 (enrolled No. 182). being

An act to amend act No. 185 of the Public Acts of 1897, entitled "Anact to provide for the publication of the proceedings of the annual school meeting, and an annual financial statement, in graded school districts in which a newspaper is published, and to provide for the expense thereof, and fixing a penalty for failure to make such publication." being sections 4800 and 4801 of the Compiled Laws of 1897;

Also:

Senate bill No. 303 (enrolled No. 183), being

An act to amend act No. 206 of the Public Acts of 1893, approved June 1, 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of

taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the Public Acts of 1891, and all other acts or parts of acts in anywise contravening any of the provisions of this act," the same being compiler's sections 3824 to 3962 inclusive, by inserting after section 61 a new section to stand as section 61a;

Also:

Senate bill No. 321 (enrolled No. 184), being

An act to amend section 14 of act 133 of the Public Acts of 1879, entitled "An act to establish an institution under the name and style of the Michigan Reform School for Girls," approved May 31, 1879, the same being compiler's section 2214 of the Compiled Laws of 1897;

Also:

Senate bill No. 364 (enrolled No. 185), being

An act to amend section 2 of act 260 of the Public Acts of 1881, entitled "An act to provide for the protection of children," said section being compiler's section 5554 of the Compiled Laws of 1897;

Also:

Senate Joint Resolution No. 347 (enrolled No. 186), being

Joint Resolution to direct the Board of State Auditors to investigate, examine and settle the claim of George G. Covell of Grand Traverse county, Michigan, against the State of Michigan on account of legal services rendered in defending one Bert Spafford, Deputy State Game and Fish Warden, who was tried for murder in Benzie county, Michigan, during the month of September, 1903; said services being rendered at the request of Hon. A. T. Bliss, the then Governor of the State of Michigan, and Charles H. Chapman, the State Game and Fish Warden of the State of Michigan;

Also:

Senate bill No. 272 (enrolled No. 225), being

An act to regulate the practice of circuit courts upon motions to quash, demurrers and dilatory pleas, and to provide for the review of decisions thereon by the supreme court;

Also:

Senate bill No. 408 (enrolled No. 207), being

An act to amend section 1 of act No. 188 of the Session Laws of 1861, entitled "An act to reorganize the Agricultural College of the State of Michigan, and to establish a State Board of Agriculture," as amended, said section being compiler's section 1834 of the Compiled Laws of 1897;

 ${f Also}$  :

Senate bill No. 400 (enrolled No. 191), being

An act to provide for building, rebuilding or repairing of bridges and roads situated in more than one township, or partly in one township, or more than one, and party in a city or incorporated village, when any such township, city or village shall fail to join in or contribute to the building, rebuilding or repairing thereof;

Also:



Senate bill No. 395 (enrolled No. 192), being

An act to amend section 11 of act No. 189 of the Public Acts of 1903, entitled "An act to provide for the exercise of the police power of the state over the affairs and business of corporations or persons engaged in urban, suburban and interurban transportation by the Commissioner of Railroads, and to define the powers and duties of said Commissioner of Railroads with reference thereto";

Also:

Senate bill No. 357 (enrolled No. 164), being

An act to authorize the formation of corporations for the purpose of damming, excavating, constructing and maintaining water courses with water power appurtenant thereto for accumulating, storing, manufacturing, conducting, using, selling, furnishing and supplying water and water power, electricity and electric power, and all and every kind of power for mining, milling, manufacturing, domestic, municipal and agricultural purposes, and for the purpose of transportation and for all other purposes in the Upper Peninsula of Michigan.

Very respectfully,

FRED M. WARNER, Governor.

The hour of twelve o'clock noon having arrived,

The President pro tem., in acordance with the resolution fixing the date of final adjournment and in accordance with the provisions of the constitution determining the hour of such adjournment, declared the Senate adjourned without date.

ELBERT V. CHILSON, Secretary of the Senate.

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# EXECUTIVE JOURNAL

# PROCEEDINGS OF THE SENATE IN EXECUTIVE SESSION.

Lansing, January 4, 1905. 4:30 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, Lansing, January 4, 1905.

To the President of the Senate:

Sir—I hereby nominate Robert H. Shields, of Houghton, Houghton County, as a member of the Board of State Tax Commissioners, for the term of six years from and after the first day of January, 1905.

Very respectfully,

FRED M. WARNER, Governor.

Mr. Doherty moved that the Senate advise and consent to the foregoing nomination to office.

The motion prevailed.

The Senate then advised and consented to the said nomination to office, a majority of all the Senators present voting therefor, by yeas and nays, as follows:

#### YEAS.

Mr.	Baird Brown Cook Cropsey Curtis Doherty Ely Farr	Mr. Fyfe Glasgow Hayden Heine Jenks Jones Kane Linsley	Mr. MacKay Martindale Mills Moffatt Moriarty Peek Rumer Russell	Mr. Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
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NAYS.

31 0

Mr. Brown moved that the Executive Session close. The motion prevailed, the time being 4:40 o'clock p. m.

Lansing, January 12, 1905. 2:10 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

## REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nominations to office by the Governor:

James V. Barry, of Lansing, Ingham county, as Commissioner of Insurance, for the term of two years from and after the first day of July, 1905;

Arthur C. Bird, of Lansing, Ingham county, as Dairy and Food Commissioner, for the term of two years, from and after the 1st day of January, 1905;

William T. McGurrin, of Grand Rapids, Kent county, as Adjutant General, for the term of two years, from and after the 1st day of January, 1905;

James H. Kidd, of Ionia, Ionia county, as Quartermaster General, for the term of two years, from and after the 1st day of January, 1905;

Carl A. Wagner, of Port Huron. St. Clair county, as Inspector General, for the term of two years, from and after the 1st day of January, 1905;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nominations to office.

A. J. DOHERTY, Chairman.

The report was accepted.

Mr. Doherty moved that the above named nominations to office be confirmed as a whole.

The motion prevailed.

The Senate then advised and consented to said nominations to office by yeas and nays as follows:

YEAS.

Mr.	Ashley	Mr.	Farr	Mr.	MacKay	Mr.	Seeley
	Baird		Fyfe		Martindale		Sheldon
	Brown		Hayden		Mills		Smith
	Cook		Heine		Moffatt		Traver
	Cropsey		Jenks		Moriarty		Van Akin
	Curtis		Jones		Peek		Woodman
	Doherty		Kane		Rumer		Yeomans
	Elv		Lingley		Ruggell		

31 0

NAYS.

Mr. Doherty moved that the Senate take a recess for ten minutes. The motion prevailed.

#### AFTER RECESS.

2:30 o'clock p. m.

The Senate was called to order by the President. A quorum of the Senate was present.

The Committee on Executive Business submitted the following report: The Committee on Executive Business, to whom was referred the following nominations to office:

Edward M. Murphy, of Pontiac, Oakland county, as a member of the Board of Trustees of the Eastern Michigan Asylum, for the term of six

years, beginning January 1, 1905;

Robert D. Graham, of Grand Rapids, Kent county, as member of the State Board of Agriculture, for the term of six years, from and after the third Wednesday of January, 1905;

Peter Voorheis, of Pontiac, Oakland county, as a member of the Board of Trustees of the Eastern Michigan Asylum for the term of six years, beginning January 1, 1905;

Charles D. Joslyn, of Detroit, Wayne county, as member of the Board of Fish Commissioners for the term of six years, from and after January 1, 1905;

Edwin A. Wildey, of Paw Paw, Van Buren county, as Inspector of Salt for the term of two years, from and after January 26, 1905;

Frederick S. Case, of Munising, Alger county, as member of the Board of Trustees of the Upper Peninsula Hospital for the Insane, for the term ending April 16, 1907, to fill vacancy caused by the death of Claude W. Case:

Samuel Elgin Mifflin, of Lansing, Ingham county, for memebr of the Board of Control of the Michigan School for the Blind, for the term of six years, from and after January 1, 1905;

Franklin P. Sayre, of Flushing, Genesee county, for member of the Board of Trustees of the Industrial School for Boys for the term of six years, from and after January 1, 1905;

Thomas Frank Marston, of West Bay City, Bay county, as member of the State Board of Agriculture, for the term of six years, from and after the third Wednesday of January, 1905;

William E. Collins, of Owosso, Shiawassee county, as member of the Michigan Board of Pharmacy for the term of five years, from and after January 1, 1905;

Respectfully report that they have had the same under consideration and recommend that the Senate advise and consent to the said nominations to office.

> A. J. Doherty, Chairman.



The report was accepted.

Mr. Seeley moved that the above named nominations to office be confirmed as a whole.

The motion prevailed.

The Senate then advised and consented to said nominations to office by yeas and nays as follows:

#### YEAS.

Brown Hayden Cook Heine Cropsey Jenks Curtis Jones	Martindale Mills Moffatt Peek Rumer Russell	Sheldon Smith Traver Van Akin Woodman Yeomans
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NAYS.

30

Mr. Glasgow moved that the Executive Session close. The motion prevailed, the time being 2:30 o'clock p. m.

> Lansing, January 13, 1905. 9:15 o'clock a. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nomination to office by the Governor:

Allison L. Wright of Bad Axe, Huron county, for member of the Board of Trustees of the Michigan School for the Deaf for the term of six years, from and after January 1, 1905;

Respectfully report that they have had the same under consideration,

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nomination to office.

A. J. Doherty, Chairman.

The report was accepted.

On motion of Mr. Jenks the Senate advised and consented to the foregoing nomination to office by year and nays as follows:

Mr. Ashley Baird Cropsey Doherty Ely	Mr. Farr Glasgow Hayden Jenks Jones	Mr. Kane Martindale Moffatt Rumer Russell	Mr. Smith Traver Woodman Yeomans	19
-		NAYS.		0

Mr. Moffatt moved that the Executive Session close. The motion prevailed, the time being 9:25 o'clock a. m.

> Lansing, January 18, 1905. 3:35 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nominations to office by the retiring Governor:

Edward M. Hopkins, of Detroit, as member of the Board of Trustees of the State Asylum, for the unexpired portion of the term ending January 31, 1909, succeeding J. H. Lancashire, resigned;

Albertus Nyland, of Grand Rapids, as Physic-Medical member of the State Board of Registration in Medicine, for the unexpired portion of the term ending September 30, 1905, succeeding John Kost, deceased;

Walter C. Haynes, of Grand Rapids, as Journeyman member of the Board of Examiners of Horseshoers, for the unexpired portion of the term ending August 4, 1905, succeeding A. W. Honsinger, who vacated his office by becoming a master employer;

Walter Beckwith, of Detroit, as Master Horseshoer member of the Board of Examiners of Horseshoers, for the term of five years ending August 4, 1909;

William Walters, of Detroit, as Journeyman member of the Board of Examiners of Horseshoers for the unexpired portion of the term ending August 4, 1907, succeeding William Brown, who vacated his office by becoming a master employer;

Charles H. Johnson, of Detroit, as member of the State Court of Digitized by GOOGIC

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Mediation and Arbitration, for the term of three years ending May 26, 1907:

Alfred Milnes, of Coldwater, as member of the Board of Managers of the Michigan Soldiers' Home for the unexpired portion of the term ending February 28, 1909, succeeding William Hartsuff, deceased;

John N. Bagley, of Detroit, as member of the Board of Health of the city of Detroit, for the unexpired portion of the term ending February

28, 1908;

Murray M. Duncan, of Ishpeming, as member of the Board of Control of the Michigan College of Mines, for the unexpired portion of the term ending June 9, 1905, succeeding Walter Fitch, resigned;

Arthur G. Bishop, of Flint, as member of the Board of Trustees of the Michigan School for the Deaf, for the unexpired portion of the term

ending December 31, 1906, succeeding C. S. Brown, deceased;

Frederick H. Williams of Lansing, as member of the State Board of Osteopathic Registration and Examination, for the term ending April 30, 1908.

C. L. Rider, of Detroit, as member of the State Board of Osteopathic Registration and Examination, for the term ending April 30, 1905;

William S. Mills, of Ann Arbor, as member of the State Board of Osteopathic Registration and Examination, for the term ending April 30, 1905;

Samuel R. Landes of Grand Rapids, as member of the State Board of Osteopathic Registration and Examination, for the term ending April 30, 1909;

Edward C. Anthony, of Negaunee, as member of the Board of Control of the State House of Correction and Branch of the State Prison in the Upper Peninsula, for the unexpired portion of the term ending February 15, 1907, succeeding John Henes, resigned;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nomina-

tions to office.

A. J. Doherty, Chairman.

The report was accepted.

Mr. Doherty moved that the Senate advise and consent to the foregoing nominations to office.

The motion prevailed.

The Senate then advised and consented to the said nominations to office by yeas and nays as follows:

#### YEAS.

Mr.	Ashley	Mr.	Ely	Mr.	Martindale	Mr.	Secley
	Baird		Farr		Mills		Sheldon
	Brown		Hayden		Moffatt		Traver
	Cook		Heine		Moriarty		Van Akin
	Cropsey		Jenks		Peek		Woodman
	Curtis		Linsley		Rumer		Yoemans
	Doherty		MacKay		Russell		President protem
	•	•	•				28

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By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the fol-

lowing nominations to office by the Governor:

William W. Mitchell, of Cadillac, Wexford county, as member of the Board of Trustees of the Northern Michigan Asylum, for the term of six years, from and after January 1, 1905;

Marion F. Quaintance, of Petoskey, Emmet county, as member of the Board of Trustees of the Northern Michigan Asylum, for the term of six

years, from and after January 1, 1905;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nominations to office.

A. J. Doherty, Chairman.

The report was accepted.

Mr. Curtis moved that the Senate advise and consent to the foregoing nominations to office.

The motion prevailed.

The Senate then advised and consented to the said nominations to office by year and nays as follows:

#### YEAS.

Mr.	Ashley	Mr.	Ely	Mr.	Martindale	Mr.	Seeley
	Baird		Farr		Mills		Sheldon
	Brown		Hayden		Moffatt		Traver
	Cook		Heine		Moriarty		Van Akin
	Cropsey		Jenks		Peek		Woodman
	Curtis		Linsley		Rumer		Yeomans
	Doherty		MacKay		Russell		President protem
							28
				NAYS.			0

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nomination to office by former Governor A. T. Bliss:

Thomas Jackson, of Saginaw, as a member of the Board of Trustees of the Michigan Employment Institution for the Blind for the unexpired portion of the term ending December 31, 1908;

Respectfully report that they have had the same under consideration

and ask for further time.

A. J. Doherty, Chairman.

Mr. Linsley moved that the request of the committee for further time for consideration of the foregoing nomination to office be granted.

The motion prevailed.

The nomination was re-referred to the Committee on Executive Business.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nomination to office by former Governor A. T. Bliss:

Robert E. McGavock, of Saginaw, as member of the State Board of Osteopathic Registration and Examination, for the term ending April 30, 1908;

Respectfully report that they have had the same under consideration and recommend that the Senate do not advise and consent to the said nomination to office.

> A. J. DOHERTY, Chairman.

The report was accepted.

The question being on the recommendation made by the committee that the Senate do not advise and consent to the foregoing nomination to office.

The Senate then did not advise and consent to the said nomination to office, a majority of all the Senators present not voting therefor, by yeas and nays, as follows:

#### NAYS.

Mr. Ashley	Mr. Ely	Mr. Mills	Mr. Sheldon '
Baird	Farr	Moffatt	Traver
Brown	Hayden	Moriarty	Van Akin
Cook	Heine	Peek	Woodman
Cropsey	Linsley	Rumer	Yeomans
Curtis	MacKay	Russell	President protem
Doherty	Martindale	Seeley	27

YEAS.

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Mr. Doherty moved that the Executive Session close. The motion prevailed, the time being 4:00 o'clock p. m.

> Lansing, January 19, 1905. 2:50 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

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## REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nomination to office by the Governor:

Charles Lewis, of Jackson, Jackson county, as member of the State Board of Corrections and Charities, for the term of eight years, from and after January 1, 1905; Respectfully report that they have had the same under consideration and recommend that the Senate advise and consent to the said nomination to office.

> A. J. Doherty, Chairman.

The report was accepted.

Mr. Peek moved that the Senate advise and consent to the foregoing nomination to office.

The motion prevailed.

The Senate then advised and consented to the said nomination to office, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey	Mr. Ely	Mr. Kane	Mr. Russell
	Farr	MacKay	Sheldon
	Fyfe	Martindale	Traver
	Hayden	Mills	Woodman
	Heine	Moffatt	Yeomans
Cropsey	Heine	Moffatt	Yeom <b>ans</b>
Curtis	Jenks	Moriarty	President pro tem
Doherty	Jones	Peek	27

NAYS.

Mr. Farr moved that the Executive Session close. The motion prevailed, the time being 3:00 o'clock p. m.

Lansing, January 24, 1905. 3:05 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nomination to office by the Governor:

Thomas Jackson, of Saginaw, as a member of the Board of Trustees of the Michigan Employment Institution for the Blind, for the unexpired portion of the term ending December 31, 1908;

Respectfully report that they have had the same under consideration,

and recommend that the Senate advise and consent to the said nomination to office.

A. J. DOHERTY, Chairman.

The report was accepted.

On motion of Mr. Baird the Senate then advised and consented to the foregoing nomination to office, by yeas and nays, as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr. Ely Farr Fyfe Hayden Jenks Jones Kane	Mr. Linsley MacKay Mills Moffatt Moriarty Rumer	Mr. Russell Traver Van Akin Woodman Yeomans President protem 26
Donerty	Kabe		26

NAYS.

Mr. Brown offered the following resolution:

Resolved, That the Chairman of the Committee on Judiciary be and he is hereby authorized to employ a stenographer to aid the Committee on Judiciary when in his judgment the services of said stenographer are necessary. Vouchers for the payment of such services are to be drawn as are the vouchers for other Senate clerical help, on the certificate of the Chairman of the Committee on Judiciary that such services have been performed.

The resolution was adopted.

Mr. Smith moved that the Executive Session close. The motion prevailed, the time being 3:50 p. m.

Lansing, January 26, 1905. 3:15 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nominations to office by the Governor:

Alfred J. Mills, of Kalamazoo, Kalamazoo county, as member of the

Board of Trustees of the Michigan Asylum for the Insane, for the term of six years, from and after the second Tuesday of February, 1905;

William S. Bateman, of Albion, Calhoun county, as member of the Board of Trustees of the Michigan Employment Institution for the Blind, for the term of six years, from and after January 1, 1905;

Charles L. Edwards, of Carleton, Monroe county, as member of the Board of Trustees of the Michigan Asylum for the Insane, for the term of

six years, from and after the second Tuesday of February, 1905;

Fred A. Washburn, of Belding, Ionia county, as member of the Board of Trustees of the State Asylum, for the term of six years, from and after February 1, 1905;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nomina-

tions to office.

T. D. SEELEY, Acting Chairman.

The report was accepted.

On motion of Mr. Curtis the Senate then advised and consented to the said nominations to office, by yeas and nays, as follows:

# YEAS.

Ashley Baird Cook Cropsey Curtis Doherty Ely	<b>Mr.</b>	Farr Fyfe Hayden Jenks Jones Kane Linsley	Mr.	MacKay Martindale Mills Peek Rumer Russell	1	Seeley Sheldon Smith Traver Woodman President protem 26
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NAYS.

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Mr. Seeley moved that the Executive Session close. The motion prevailed, the time being 3:25 o'clock p. m.

> Lansing, February 8, 1905. 4:10 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nominations to office by the Governor:

Dr. Angus McLean, of Detroit, Wayne county, as a member of the State Board of Health, for the term of six years, from and after February 1, 1905;

Dr. Malcom C. Sinclair, of Grand Rapids, Kent county, as a member of the State Board of Health, for the term of six years, from and after

February 1, 1905;

Otto C. Davidson, of Iron Mountain, Dickinson county, as a member of the Board of Control of the Branch of State Prison, in the Upper Peninsula, for the term of six years, from and after February 15, 1905;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nominations to office.

A. J. Donerry, Chairman.

The report was accepted.

Mr. Doherty moved that the foregoing nominations to office be confirmed as a whole.

The motion prevailed.

The Senate then advised and consented to said nominations to office, by yeas and nays, as follows:

#### YEAS.

Mr.	Ashley Baird Brown Cook Cropsey Curtis Doherty Ely		Farr Fyfe Glasgow Hayden Heine Jenks Jones Kane	Mr.	Linsley MacKay Martindale Moffatt Moriarty Peek Rumer	Mr.	Seeley Sheldon Smith Traver Van Akin Woodman Yeomans
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NAYS.

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Mr. Doherty moved that the Executive Session close. The motion prevailed, the time being 4:20 o'clock p. m.

Lansing, February 9, 1905. 3:10 o'clock p. m.

The Sergeant-atArms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

# REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nominations to office by the Governor:

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Malcolm J. McLeod, of Detroit, Wayne county, as Commissioner of Labor, for the term of two years, from and after March 1, 1905;

Amos S. Musselman, of Grand Rapids, Kent county, as a member of the Board of Control of the Michigan Reformatory, for the term of six years, from and after February 15, 1905;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nomina-

tions to office.

A. J. DOHERTY, Chairman.

The report was accepted.

Mr. Martindale moved that the Senate advise and consent to the foregoing nominations to office.

The motion prevailed.

The Senate then advised and consented to the said nominations to office by yeas and nays as follows:

#### YEAS.

Mr. Ashley	Mr. Heine	Mr. Martindale	Mr. Seeley
Baird	Jones	Moriarty	Sheldon
Brown	Kane	Peek	Smith
Cook	Linsley	Rumer	Traver
Doherty	MacKay	Russell	Yeomans
		NAYS.	

Mr. MacKay moved that the Executive Session close. The motion prevailed, the time being 3:20 o'clock p. m.

> Lansing, February 23, 1905. 3:15 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the fol-

lowing nominations to office by the Governor:

George C. Wetherbee, of Detroit, Wayne county, as member of the Board of Managers of the Michigan Soldiers' Home, for the term of six years from and after March 1, 1905; : Digitized by Google E. H. Foote, of Grand Rapids, Kent county, as member of the Board of Managers of the Michigan Soldiers' Home, for the term of six years from and after March 1, 1905;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nominations to office.

A. J. Donerty, Chairman.

The report was accepted.

On motion of Mr. Doherty, the Senate then advised and consented to the nomination of George C. Wetherbee by year and nays as follows:

#### YEAS.

Mr.	Ashley Baird Brown Cropsey Doherty Ely	Mr.	Farr Fyfe Glasgow Jenks Jones Kane	Mr.	Linsley MacKay Martindale Moffatt Moriarty Peek	Mr.	Russell Seeley Smith Traver Yeomans
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On motion of Mr. Fyfe, the Senate advised and consented to the nonimation of E. H. Foote by yeas and nays as follows:

# YEAS.

Mr. Ashley Baird Brown Cropsey Doherty Ely	Mr. Farr Fyfe Glasgow Jenks Jones Kane	Mr. Linsley MacKay Martindale Moffatt Moriarty Peek	Mr. Russell Seeley Smith Traver Yeomans	23
		NAYS.		Ð

Mr. Brown moved that the Executive Session close. The motion prevailed, the time being 3:25 o'clock p. m.

> Lansing, March 1, 1905. 2:55 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

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The Senate took up the order of

## REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the fol-

lowing nominations to office by the Governor:

James L. Nankervis, of Calumet, Houghton county, as Commissioner of Mineral Statistics, for the term of two years from and after April 1. 1905:

William H. Hoyt, of Plymouth, Wayne county, as member of the Board of State Tax Commissioners, for the term of six years, from and

after January 1, 1905;
Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nominations to office.

> A. J. DOHERTY, Chairman.

The report was accepted.

On motion of Mr. Moriarty the Senate then advised and consented to the said nominations to office by year and nays as follows:

## YEAS.

Mr.	Ashley	Mr. Fyfe	Mr	. Martindale	Mr.	Seeley
	Baird	Glasgow		Mills		Sheldon
	Brown	Hayden		Moffatt		Smith
	Cook	Heine		Moriarty		Traver
	Cropsey	Jenks		Peek		Van Akin
	Doherty	Kane		Rumer	-	Woodman
	Ely	Linsley	(	Russell		Yeomans
	Farr	MacKay				
			NAVR			

M. Doherty moved that the Executive Session close. The motion prevailed, the time being 3:05 p.m.

> Lansing, March 2, 1905. 4:20 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

Mr. Baird moved that there be a call of the Senate.

The motion prevailed.

The roll of the Senate was called by the Secretary, whereupon it appeared that the following Senators were absent without leave; Sen le ators Fyfe, Heine, MacKay, Traver.

Mr. Woodman moved that the absentees be excused from the operation of the call.

The motion did not prevail.

Mr. Baird moved that the Sergeant-at-Arms be dispatched after the absentees.

The motion prevailed.

The Sergeant-at-Arms presented Mr. Heine at the bar of the Senate.

Mr. Heine was admitted within the bar of the Senate, rendered an excuse and took his seat.

Mr. Heine asked and obtained leave of absence for himself from the remainder of today's session.

Mr. Baird moved that the Senate proceed with the regular order of business under the operation of the call.

The motion prevailed.

The Senate took up the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the fol-

lowing nominations to office by the Governor:

Perry Leighton, of Newberry, Luce county, as member of the Board of Trustees of the Uper Peninsula Hospital for the Insane, for the term ending April 16, 1905, to fill the vacancy caused by the resignation of Sanford N. Dutcher;

David T. Morgan, of Republic, Marquette county, as member of the Board of Trustees of the Upper Peninsula Hospital for the Insane, for

the term ending on the second Monday of February, 1911;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nominations to office.

A. J. Doherty, Chairman.

The report was accepted.

On motion of Mr. Doherty the Senate advised and consented to the foregoing nominations to office by yeas and nays as follows:

## YEAS.

Mr. Ashley	Mr. Farr	Mr. Mills	Mr. Seeley
Baird	Hayden	Moffatt	Sheldon
Brown	Jenks	Moriarty	Van Akin
Cook	Kane	Peek	Woodman
Cropsey	Linsley	Rumer	Yeomans
Doherty	Martind <b>a</b> le	Russell	President protem
Ely			25

NAYS.

The Sergeant-at-Arms presented Senators Fyfe and MacKay at the bar of the Senate.

The above named Senators were admitted within the bar of the Senate, rendered an excuse, and on motion of Mr. Brown were granted leave of absence from the remainder of today's session.

Mr. Woodman moved that further operation of the call be dispensed with.

The motion prevailed.

Mr. Doherty moved that the Executive Session close. The motion prevailed, the time being 4:50 o'clock p. m.

Lansing, March 14, 1905. 3:25 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nominations to office by the Governor:

Perry Leighton, of Newberry, Luce county, as member of the Board of Trustees of the Upper Peninsula Hospital for the Insane, for the term ending on the second Monday of February, 1911;

Rolla L. Taylor, of Adrian, Lenawee county, as one of the Board of Guardians of the Industrial Home for Girls for the term of six years, from and after June 1, 1905.

from and after June 1, 1905;
Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nominations to office.

A. J. Doherty, Chairman.

The report was accepted.

The Senate then advised and consented to the said nominations to office by yeas and nays as follows:

Mr.	Ashley Baird Brown Cook Cropsey Curtis Doherty	Mr.	Ely Farr Fyfe Hayden Heine Jones Kane	Mr.	Linsley MacKay Martindale Moffatt Peek Rumer Russell	Mr.	Seeley Sheldon Smith Traver Woodman Yeomans President protem 28
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NAYS.

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Mr. Brown moved that the Executive Session close. The motion prevailed the time being 3:35 o'clock p. m.

Lansing, March 22, 1905. 8:40 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

## REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the fol-

lowing nomination to office by the Governor:

Frank W. Shumway, M. D., of Williamston, Ingham county, as the seventh member, Secretary and executive officer of the State Board of Health, under the provisions of section four of Senate Bill No. 31, Senate enrolled No. 24;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nomination to office.

A. J. Doherty, Chairman.

The report was accepted.

The Senate then advised and consented to said nomination to office by yeas and nays as follows:

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Sheldon
Baird	Hayden	Mills	Smith
Brown	Heine	Moffatt	Traver
Curtis	· Jenks	Moriarty	Van Akin
Doherty	Jones	Peek	Woodman
Ely	Linsley	Seeley	Yeomans
Farr	MacKay	-	

26

NAYS.

Mr. Fyfe moved that the Executive Session close. The motion prevailed, the time being 8:50 o'clock p. m.

> Lansing, April 5, 1905. 3:15 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nominations to office by the Governor:

Alic Birss, of Saginaw, Saginaw county, as a member of the Board of Examiners of Horseshoers, for the term ending August 4, 1906, succeeding Richard Moxley, deceased;

James H. Malcom, of Saginaw, Saginaw county, as a member of the Board of Trustees of the Michigan Employment Institution for the Blind, for the term ending December 31, 1908, succeeding Thomas Jackson, resigned:

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nonimations to office.

A. J. Doherty, Chairman.

The report was accepted.

On motion of Mr. Cook the Senate then advised and consented to the said nominations to office collectively, by year and nays as follows:

Mr.	Ashley	Mr.	Farr	Mr.	MacKay	Mr.	Sheldon
	Baird		Fyfe		Martindale		Smith
	Brown		Hayden		Mills		Traver
	Cook		Heine		Moffatt ·		Van Akin
	Cropsey		Jenks		Moriarty		Woodman
	Curtis		Jones		Peek		Yeomans
	Doherty		Kane		Russell		President protem
	Ely		Linsley		Seeley		31
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NAYS.

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Mr. Doherty moved that the Executive Session close. The motion prevailed, the time being 3:25 o'clock p. m.

> Lansing, April 25, 1905. 2:20 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

#### REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nominations to office by the Governor:

N. A. Reynolds, of Coldwater, Branch county, as a member of the Board of Control of the State Public School for the term of six years, from and after January 1, 1905;

Walter E. Wilson, of Grand Ledge Eaton county, as a member of the Advisory Board in the Matter of Pardons, for the term ending December 31, 1909, to fill vacancy caused by the resignation of Frank W. Shumway;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nominations to office.

T. D. SEELEY, Acting Chairman.

The report was accepted.

On motion of Mr. Linsley the Senate then advised and consented to the said nominations to office by yeas and nays as follows:

Mr. Ashley	Mr. Fyfe	Mr. Martindale	Mr. Seeley
Baird	Hayden	Mills	Sheldon
Brown	Heine	Moffatt	Smith
Cook	Jones	Moriarty	Traver
Сторвеу	Kane	Peek	Van Akin
Curtis	Linsley	Rumer	Yeomans
Ely	MacKay	Russell	President protem
Farr	•		29-
	•	NAYS.	0.

Mr. Seeley moved that the Executive Session close. The motion prevailed, the time being 2:25 o'clock p. m.

> Lansing, May 2, 1905. 3:35 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

# REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the fol-

lowing nominations to office by the Governor:

Jule Meyer, of Detroit, Wayne county, as a member of the Board of Jury Commissioners of Wayne county, for the term of six years, from and after May 1, 1905;

Otto Stoll, of Detroit, Wayne county, as a member of the Board of Jury Commissioners of Wayne county, for the term of six years, from

and after May 1, 1905;

James R. Hosie, of Wayne, Wayne county, as a member of the Board of Jury Commissioners of Wayne county, for the term of six years, from and after May 1, 1905;

George M. Smith, M. D., of Mt. Clemens, Macomb county, as a member of the State Board of Osteopathic Registration and Examination,

for the term of five years, from and after May 1, 1905;

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nominations to office.

T. D. SEELEY, Acting Chairman.

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The report was accepted.

On motion of Mr. Linsley the Senate then advised and consented to the said nominations to office by yeas and nays as follows:

#### YEAS.

Mr. Ashley Baird Brown Cook Curtis Ely Farr	Mr. Fyfe . Hayden Heine Jenks Jones Kane Linsley	Mr. MacKay Martindale Moffatt Moriarty Peek Rumer Russell	Mr. Seeley Sheldon Traver Van Akin Woodman Yeomans President protem
			_ 98

NAYS.

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Mr. Seeley moved that the Executive Session close. The motion prevailed, the time being 3:40 o'clock p. m.

Lansing, June 6, 1905. 5:25 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

The Senate took up the order of

## REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business:

The Committee on Executive Business, to whom was referred the following nominations to office by the Governor:

Henry R. Pattengill, of Lansing, Ingham county, and Henry N. Loud, of Au Sable, Iosco county, as members of the State Board of Library Commissioners, for the term of four years, from and after June 8, 1905;

Henry L. Kanter, of Detroit, Wayne county, as a member of the Mackinac Island State Park Commission, for the term of ten years, from and after June 22, 1905;

Charles W. Garfield, of Grand Rapids, Kent county, as a member of the Forestry Commission, for the term of four years, from and after July 1, 1905;

Comfort A. Tyler, of Nottawa, St. Joseph county, as a member of the State Live Stock and Sanitary Commission, for the term of six years, from and after the second Tuesday in July, 1905;

William M. Morris, of Cass City, Tuscola county, as State Veterinarian, for the term of two years, from and after the second Tuesday in July, 1905;

Murray M. Duncan, of Ishpeming, Marquette county, and L. L. Hubbard, of Painesdale, Houghton county, as members of the Board of Control of the Michigan College of Mines, for the term of six years, from and after June 10, 1905;

William M. Morris, of Cass City, Tuscola county, as State Veterinarian, to fill vacancy caused by the resignation of Frank C. Wells, re-

signed;

Frederick C. Stoepel, of Detroit, Wayne county, as a member of the Wayne County Jury Commission, to fill vacancy caused by resignation of E. H. Doyle:

Respectfully report that they have had the same under consideration, and recommend that the Senate advise and consent to the said nomina-

tions to office.

A. J. Doherty, Chairman.

On motion of Mr. Cook the Senate then advised and consented to the foregoing nominations to office by yeas and nays as follows:

#### YEAS.

Mr.	Ashley Baird Brown Cook	Mr.	Farr Fyfe Glasgow Hayden	Mr.	MacKay Martindale Mills Moriarty	Mr.	Seeley Sheldon Smith Traver
	Cropsey		Jenks		Peek		Van Akin
	Curtis		Jones		Rumer		Woodman
	Doherty		Kane		Russell		Yeomans
	Ely		Linsley				

30

NAYS.

Mr. Brown moved that the Executive Session close. The motion prevailed, the time being 5:30 o'clock p. m.

Lansing, June 7, 1905. 11:25 o'clock p. m.

The Sergeant-at-Arms announced that the Senate Chamber had been prepared for the Executive Session.

. The Senate took up the order of

## REPORTS OF STANDING COMMITTEES.

By the Committee on Executive Business.

The Committee on Executive Business, to whom was referred the following nominations to office by the Governor:

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Joseph H. Cowell, of Saginaw, Saginaw county; William Bell, of Belding, Ionia county; Henry B. Landon, of Bay City, Bay county; Beverly D. Harison, of Sault Ste. Marie, Chippewa county, and Albertus Nyland. of Grand Rapids, Kent county, as members of the Board of Registration in Medicine, for the term of four years, from and after October 1, 1905;

Respectfully report that they have had the same under consideration, and report the same back to the Senate without recommendation.

> A. J. DOHERTY. Chairman.

The report was accepted.

Mr. Heine moved that the Senate advise and consent to all the foregoing nominations to office, except Henry B. Landon, of Bay City, Bay county.

The motion prevailed.

The Senate then advised and consented to the said nominations to office. by yeas and nays as follows:

#### YEAS.

Mr.	Ashley	Mr.	Fyfe	Mr.	Martindale	Mr.	Sheldon
	Baird		Havden		Mills		Smith
	Brown		Heine		Moffatt		Traver
	Cook		Jenks		Moriarty		Van Akin
	Сгорвеу		Jones		Peek		Woodman
	Doherty		Kane		Rumer		Yeomans
	Ely		Linsley		Russell		President protem
	Farr		MacKay		Seeley		31

## NAYS.

The question being on the confirmation of Henry B. Landon, of Bay City, Bay county, as member of the Board of Registration of Medicine, for the term of four years, from and after October 1, 1905, the Senate did not advise and consent to said nomination to office, a majority of all the Senators present, not voting therefor, by year and nays, as follows:

# NAYS.

Ashley	Mr. Hayden	Mr. Mills	Mr. Sheldon
Baird	Heine	Moffatt	Smith
Brown	Jenks <sup>'</sup>	Moriarty	Traver
Cook	Linsley	Peek	Van-Akin
Cropsey	MacKay	Rumer	Woodman
Ely	Martindale	Russell	Yeomans
Fyfe			•

YEAS.

The following communication from the Governor was received and read:

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Executive Office, Lansing, June 7, 1905.

To the President of the Senate:

Sir—I hereby nominate John L. Campbell, of Birmingham, Oakland county, as a member of the Board of Registration in Medicine, for the term of four years from and after October 1, 1905.

Very respectfully,

FRED M. WARNER, Governor.

Mr. Seeley moved that the Senate advise and consent to the foregoing nomination to office.

The motion prevailed.

The Senate then advised and consented to the said nomination to office, by yeas and nays, as follows:

# YEAS,

Mr.	Ashley Baird Brown Cook * Doherty Ely Farr Fyfe		Hayden Heine Jenks Jones Kane Linsley MacKay Martindale	Mr.	Mills Moffatt Moriarty Peek Rumer Russell Seeley	Mr.	Sheldon Smith Traver Van Akin Woodman Yeomans President protem 30
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NAYS.

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Mr. Brown moved that the Executive Session close, The motion prevailed, the time being 11:45 o'clock, p. m.

# CERTIFICATE.

Lansing, June 17, 1905.

I hereby certify that the foregoing is a correct Journal of the proceedings of the Senate of the Legislature of Michigan for the regular session of 1905.

ELBERT V. CHILSON, Secretary of the Senate.

III.

This index is composed of the following parts:

I. Index to all bills and joint resolutions introduced in the Senate.

II. Index to all bills and joint resolutions received from the House of Representatives.

III. History of Senate bills and joint resolutions.

IV. Senate history of bills and joint resolutions received from the House of Representatives.

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to repeal act annexing territory of, to city of Bay City, 114.

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Women's clubs, to amend act authorizing formation of, 764.

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#### PART III.

# HISTORY OF ALL BILLS AND JOINT RESOLUTIONS INTRODUCED IN THE SENATE.

#### (The references are to page numbers.)

1.	A	bill to authorize the school district styled "Public schools of the city of Gladwin," in the county of Gladwin and state of Michigan, to issue its bonds to an amount not exceeding \$15,000, for the purpose of obtaining money wherewith to erect and furnish public school buildings in said city of Gladwin:	
		introduced by Mr. Doherty, January 4, rules suspended, passed, ordered to take immediate effect and transmittedreturned January 11, and referred to the secretary for printing and presentation to the governor	10 24
2.	A	approved, January 18. (Enrolled No. 1)	69
		137 of the laws of 1891, approved June 16, 1891, and to substitute in the place of said repealed sections, other sections to be numbered 9 to 22," approved March 26, 1895, being consecutive sections 7083 and 7084 of the compiled laws of Michigan for the year 1897:	,
		introduced by Mr. Smith, January 4, and referred to the committee on judiciary	10
		reported favorably, January 24, and placed on the general order, file num-	85
		ber 4	
2		of third reading of bills. read third time, February 8, passed and transmitted.	132 1 <b>4</b> 3
υ.	77	bill to amend section 38 of act No. 183 of the public acts of the state of Michigan of 1897, approved May 29, 1897, entitled "An act to provide for the	
		appointment and to fix the term of office, duties and compensation of circuit court stenographers in the state of Michigan," the same being section	
		400 of the compiled laws of Michigan, of 1897: introduced by Mr. Moriarty, January 4, rules suspended, passed, given	
		immediate effect and transmittedreturned amended, May 25, concurred in and referred to the secretary	11
		for printing and presentation to the governor	1519 1519
4.	P	A bill to amend section 8 of chapter 65 of the revised statutes of 1846, entitled "Of alienation by deed and the proof and recording of conveyances and the cancelling of mortgages," the same being section 8962 of the compiled laws	
		of 1897, as amended by act No. 117 of the public acts of 1903. introduced by Mr. Smith, January 12, and referred to the committee on	
		judiciary	33
		diate effect and transmitted	108
		returned May 2, and referred to the secretary for printing and presentation to the governor,	953
5.	A	approved May 10  bill to provide for the recording of declarations or notices of forfeiture of land contracts and leases, and proof of service of same, and making the original notice of declaration, and proof, or the record thereof, evidence:	1082
		introduced by Mr. Smith, January 12, and referred to the committee on	9.4

6. A bill to amend act No. 196 of the public acts of 1893, approved June 1, 1893, entitled "An act to regulate the possession, use, transportation and sale of fish and game," as amended by act No. 223 of the public acts of 1895, by adding two sections for the purpose of excepting from its provisions, the possession, use, transportation and sale of brook trout by persons engaged in the business of propagating and rearing such fish, as authorized by law, and purchasers from them:	
introduced by Mr. Woodman, January 12, and referred to the committee on gaming interests	34
introduced by Mr. Woodman, January 12, and referred to the committee on fisheries	34
8. A bill to amend section 18 of act No. 113 of the public acts of Michigan for the year 1877, as amended by act No. 233 of the public acts of Michigan for the year 1903, being section 7008 of compiled laws of 1897: introduced by Mr. Smith, January 12, and referred to the committee on	
banks and corporationsreported favorably, January 24, and placed on the general order (file	34
considered in committee of the whole, February 7, and placed on the	87
read third teading of billsread third time February 8, passed and transmittedreturned March 2 with title amended and tabled	133 143 322
taken up, March 9, title agreed to, and referred to the secretary for printing and presentation to the governor	382 530
introduced by Mr. Russell, January 12, and referred to the committee on judiciary	34
introduced by Mr. Peek, January 12, and referred to the committee on public health	34
reported favorably, January 19, and placed on the general order (file number 3)	72
der of third reading of bills	81 81 210
approved, February 24, (Enrolled No. 13.)	292
introduced by Mr. Yeomans, January 12, and referred to the committee	34
on judiciary	
judiciaryreported amended, March 1, and placed on the general order (file No.	35
considered in committee of the whole, March 9, and placed on the order	295
of third reading of bills	398 400 873 1082
approved, May 10. (Enrolled No. 87.)	100

	introduced by Mr. Linsley, January 12, and referred to the committee on	
	banks and corporationsreported favorably, January 24, and placed on the general order, (file	35
	No. 6)	87
	on the order of third reading of bills	134
	read third time, February 8, amended, passed, title amended, and transmitted	144
14.	A bill to amend chapter 9 of an act, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor and to repeal all other laws relating thereto," being act No.	
	254 of the public acts of 1897, approved June 2, 1897, as amended by the several acts amendatory thereto, by adding to said chapter a new section	
	to stand as section 16, providing additional power and supervision over drain commissioners by the board of supervisors of Cass county:	
	introduced by Mr. Hayden, January 12, and referred to the committee	35
15.	on counties and townships	•
	of 1867, approved March 5, 1867, and being chapter 95 of Howell's anno-	
	tated statutes, the same being section 6448 of the compiled laws of 1897. introduced by Mr. Hayden, January 12, and referred to the committee	0.5
16.	on railroads	35
	year 1903: introduced by Mr. Smith, January 12, and referred to the committee on	35
	cities and villages reported favorably, January 25, and placed on the general order, (file	99
	No. 12)considered in committee of the whole, February 7, and placed on the order	
	of third reading of billsread third time, February 8, passed, title amended and transmitted	133 146
	returned amended, May 3, concurred in, and referred to the secretary for printing and presentation to the governor	989
17	approved, May 10. (Enrolled No. 107.)	1083
17.	1895, entitled "An act to provide for the incorporation of cities of the fourth	
	class": introduced by Mr. Jones, January 12, and referred to the committee on	
18.	A bill to amend section 8 of chapter 12 of act No. 3 of the public acts of 1895,	36
	entitled "An act to provide for the incorporation of villages within the state of Michigan and defining their powers and duties":	
	introduced by Mr. Jones, January 12, and referred to the committee on cities and villages	36
19.	A bill to amend section 3 of act No. 157 of the public acts of 1891, entitled "An act for the relief of the supreme court by authorizing the justices	
	thereof to employ clerical help and appropriating money to pay for the	
	same," being section 235 of the compiled laws of 1897, as amended by act No. 271 of the public acts of 1899:	•
	introduced by Mr. Cook, January 12, and referred to the committee on judiciary	36
20.	reported, April 27, and referred to the committee on federal relations  A bill to amend section 141 of act No. 229 of the public acts of 1897, entitled	908
	"An act to amend act No. 206 of the public acts of 1893, being 'An act to provide for the assessment of property and the levy and collection of taxes	
	provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing	
	such lien, providing for the sale and conveyance of lands delinquent for	
	taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased, and to repeal act No. 200 of the public	
	and not redeemed or purchased, and to repeal act No. 200 of the public acts of 1891, and all other acts and parts of acts in anywise contravening	
	any of the provisions of this act,' by adding thereto four sections, to be	
	known as sections 140, 141, 142 and 143, providing for the giving of no-	
	tice by tax purchasers to the occupants or persons having title to or interest in such lands of the fact of such sale; and providing the terms upon which	-1.

	such occupant or other person interested in such lands may obtain re-conveyance thereof," being section 3960 of the compiled laws of 1897, as amende by accs. No. 204 of the public acts of 1899 and No. 236 of the public acts.	d
	of 1903: introduced by Mr. Smith, January 12, and referred to the committee o	
	reported favorably, January 25, and placed on the general order, (fil	. 36 e
	No. 13)considered in committee of the whole, February 7, and placed on the	
	order of third reading of billsread third time, February 8, passed and transmitted	. 133
	returned, June 6, and referred to the secretary for printing and presen	· -
	tation to the governorpresented to the governor, approved, June 17, (Enrolled No. 173)	. 1492 . 1630
21.	A bill to provide for the appointment of a board of cemetery trustees for the city of Pontiac and to determine and define their powers and duties, and	e
	to render such provisions of act 215 of the public acts of the state of Michi	-
	gan for the year 1895 as contravene or are inconsistent with the provision of this act inapplicable to such city:	
	introduced by Mr. Seeley, January 12, rules suspended, passed, gives immediate effect and transmitted	n . 36–7
	immediate effect and transmittedreturned January 16, and referred to the secretary for printing and presentation to the governor.	47
~	sentation to the governor approved, January 26. (Enrolled No. 2)	113
22.	A bill conferring upon the common council of the city of Detroit the power to create, maintain and prescribe the powers and duties of a departmen	t
	of law, a department of public works, a department of parks and boule vards, a department of water, a department of fire, a department of police	
	a department of lighting, a department of health, a department of publi safety, a department of buildings, a department of poor, a department of	c
	public utilities, and to repeal all acts in conflict therewith:	
	introduced by Mr. Ashley, January 12, and referred to the committee of cities and villages	. 37
23.	Joint resolution proposing amendments to sections 1 and 20 of article 4 of the constitution of this state, and also to add three new sections thereto, to	
	stand as sections 50, 51 and 52, relative to granting legislative power to the electors and the manner of exercising the same:	
	introduced by Mr. Ashley, January 12, and referred to the committee	e 37
24.	on constitutional amendments	D
	authorize the consolidation of street railway, electric light and gas ligh companies or any two thereof," approved June 15, 1899, as amended by	t V
	act No. 10 of the session laws of 1901, and by act No. 50 of the session law of 1903, by amending sections 1 and 2 of said act No. 128 of the laws of	8
	1899, and adding to it two new sections, to stand as sections 3 and 4 thereof	<b>;</b>
	said new section 3 providing for the appraisal of the value of the stock of shareholders who may be dissatisfied with the terms of the consolidation	n.
	agreement and refuse or neglect to convert their stock into stock of the consolidated company, and the payment to them of such appraised value	
	and said new section 4 restricting the application of said act to certain counties in the state:	
	introduced by Mr. Smith, January 12, and referred to the committee of	97
	reported, January 24, and ordered printed, (file No. 10)	. 86
	reported favorably, February 8, and placed on the general order	P.
	order of third reading of billsread third time, February 8, passed, given immediate effect and trans	· 142
	mitted	. 140
	sentation to the governor	323
	request for return of from House received March 13, message tabled message taken up, March 16, request granted and message sent to gov	-
	ernor asking return of billreceived from governor, March 16, and returned to House	. 480
	Digitized by GOOGLO	
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25.	A	bill in relation to the manufacture and sale of dairy products, and to repeal act No. 26 of the public acts of 1873, approved March 31, 1871, and act No. 84 of the public acts of 1897, approved April 22, 1897:	
		introduced by Mr. Van Akin, January 12, and referred to the committee	38
26.	A	on public health	•
		introduced by Mr. Van Akin, January 12, and referred to the committee on public buildings	38
27.	A	on public buildings	
		introduced by Mr. Brown, January 12, and referred to the committee	
		on insurancereported favorably, January 24, rules suspended, passed, given imme-	38
		diate effect and transmitted	83
		returned, January 26, and referred to the secretary for printing and pre-	120
		sentation to the governor	168
28.	A	bill to amend act No. 82 of the public acts of 1873, entitled "An act to pro-	
		vide for the incorporation of mutual fire insurance companies, and defining their powers and duties, and to repeal chapter 97 of the compiled laws of	
		1871, and also act No. 94 of the session laws of 1871," approved April 12,	
		1871, approved April 15, 1873, and the acts amendatory thereof by adding one new section thereto, to stand as section 24, providing for the reorgan-	
		ization and extension of mutual fire insurance companies whose charters	
		have expired by limitation:	
		introduced by Mr. Cropsey, January 12, and referred to the committee on banks and corporations	38
		on banks and corporationsreported favorably, January 17, and placed on the general ordercommittee of the whole discharged, January 17, and placed on the order	56
		of third reading of billsread third time, January 17, passed, given immediate effect and transmitted	57 57
		returned, January 24, and referred to the secretary for printing and presentation to the governor	95
20.	A	approved, February 4. (Enrolled No. 4.)bill to amend section 14 of chapter 9 of act No. 254 of the public acts of	130
20.		1897, approved June 2, 1897, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes	
		therefor, and to repeal all other laws relating thereto:" introduced by Mr. Doherty, January 13, and referred to the committee	
		on counties and townships	42
		reported amended, February 9, and placed on the general order, (file	161
		No. 21) considered in committee of the whole, February 15, amended and placed	101
		read third time, February 15, amended, passed, given immediate effect	177 177
30.	A	and transmittedbill to amend act No. 56, laws of 1899, providing that school districts to	111
		secure their snare of the primary school fund shall show compliance with	
		above act: introduced by Mr. Linsley, January 13, and referred to the committee on judiciary	42
		on judiciaryreported substituted, March 2, and placed on the general order, (file	311
		No. 53)	350
91		passed, March 7, and transmittedbill to amend sections 4 and 5 of act No. 81 of the public acts of 1873, being	353
<b>31.</b>	A	"An act to establish a state board of health; to provide for the appoint-	
		ment of a superintendent of vital statistics; and to assign certain duties	
		to the local boards of health," being sections 4400 and 4401 of the compiled laws of 1897:	

introduced by Mr. Doherty, January 16, and referred to the committee

		on public health	47
	•	reported substituted, January 25, and placed on the general order, with-	101
		out printing	101
		referred to committee on finance and appropriation, January 25, pending	
		third readingreported favorably, January 25, and placed on the order of third reading	109
		read third time, January 25, passed, ordered to take immediate effect	109
		five hundred copies ordered printed for use of House and Senate, (file	110
		No. 14)returned amended, March 2, amendments concurred in and referred to	110
		the secretary for printing and presentation to the governor	323 460
32.	A	approved, March 16, 1905. (Enrolled No. 24.)bill to provide for legalizing the bonds of school district No. 1 of the township of Lockport and city of Three Rivers, Michigan, to the amount of	100
		\$25,000: introduced by Mr. Linsley, January 16, and referred to the committee on	40
		judiciaryreported substituted, January 17, rules suspended, passed, given imme-	48
		diate effect and transmitted	51
		returned, January 24, and referred to the secretary for printing and presentation to the governor	88
99		approved, January 30. (Enrolled No. 3.)	130
აა.	A	bill to vacate the township of Hancock, in the county of Houghton, and to incorporate its territory with the adjoining township of Franklin, in the	
		county of Houghton:	
		introduced by Mr. Smith, January 16, and referred to the committee on counties and townships	48
		reported amended. February 23, rules suspended, passed, title amended,	•
9.1		given immediate effect and transmitted	255-6
oz.	Λ.	bill to establish a board of accountancy, to provide for the granting of certificates to those public accountants who qualify under the provisions of	
		this act and to provide a penalty for violations thereof:	
		introduced by Mr. Ashley, January 16, and referred to the committee on state affairs	48
		on state affairs. reported, February 21, and ordered printed for committee, (file No. 26)	225
		reported amended, March 16, and placed on the general order	471
		considered in committee of the whole, March 22, and placed on the order of third reading of bills	519
		passed, March 22, given immediate effect and transmitted	524
		returned amended, April 25, amendments concurred in, and referred to	873
		the secretary for printing and presentation to the governor	1004
35.	A	bill to enlarge school district No. 1 of the township of Wright, county of	
		Ottawa and state of Michigan, so as to include the whole 36 sections of the township, and to make regulations for governing the same:	
		introduced by Mr. Sheldon, January 17, and referred to the committee on	54
38	Δ	education and public schools.  bill to amend act No. 57 of the public acts of the year 1899 of the public	JŦ
<i>.</i>	**	acts of the state of Michigan, entitled "An act to provide for the protec-	
		tion of the health, lives and interests of the coal miners of Michigan, and	
		to provide for the inspection of all coal mines in this State: introduced by Mr. Baird, January 17, and referred to the committee on	
		public health	54
		reported amended, February 16, and referred to the committee on finance	190
		and appropriationsreported favorably, March 1, and placed on the general order, (file No.	295
		considered in committee of the whole, March 7, and placed on the order	
		of third reading of bills	349 351
		passed, March 7, given immediate effect and transmitted	

	returned, April 19, and pending reference of bill to the secretary for	
	printing and presentation to the governor, message received from House, asking return of bill, request granted and bill returned	907
	re-received, April 24, and referred to the secretary for printing and pre-	807
	sentation to the governor	852
	sentation to the governor	1082
37.	A bill to amend sections 6 and 24 of act No. 186 of the public acts of 1897,	
	being sections 241 and 259 of the compiled laws of 1897, entitled "An act defining the limits of judicial circuits of the state of Michigan," as amended	•
	by act No. 15 of the public acts of 1899 and acts No. 40 and 220 of the	
	public acts of 1901, and to add a new section thereto:	
	introduced by Mr. Seeley, January 17, and referred to the committee on	
20	judiciary	54
<b>JO</b> .	issue its bonds therefor, to defray the cost and expense of acquising, con-	
	structing, purchasing or extending electric works or to pay and discharge	
	any and all liabilities or obligations that have been heretofore or may be	
	hereafter contracted in acquiring, constructing, purchasing or extending	
	such works: introduced by Mr. Heine, January 17, and referred to the committee on	
	cities and villages	55
<b>39</b> .	cities and villages	
	St. Clair, and attach the same to the township of East China, in said county:	
	introduced by Mr. Jones, January 17, and referred to the committee on	55
	counties and townshipsreported favorably, January 24, and placed on the general order, (file	00
	NO. 1)	85
	considered in committee of the whole, February 7, and placed on the	
	order of third reading of billsread third time, February 8, passed, given immediate effect and trans-	133
	mitted	45
	returned, February 15, and referred to the secretary for printing and	
	presentation to the governor	173
40	approved, February 24. (Enrolled No. 12.)	292
¥U.	of the adjutant general's office, for which no provision is made, pertaining	
	to the enlistment, muster, history and final disposition of the soldiers and	
	sailors from this state during the war of the rebellion and Spanish-American	
	war, to furnish certificates of service to applicants where the soldier's muster out or discharge papers are lost, and to furnish such information from the	
	records of the office as to establish the soldier's or sailor's military or naval	
	history and to make an appropriation therefor, and to provide for a tax to	
	meet the same:	
	introduced by Mr. Smith, January 17, and referred to the committee on	55
	military affairsreported, March 14, and referred to the committee on finance and appro-	99
	priations	422
•	priationsreported favorably, March 15, and placed on the general order	445
	considered in committee of the whole, March 22, and placed on the order	E10
	of third reading of billspassed, March 22, given immediate effect and transmitted	<b>518</b> 524
41.	Joint resolution proposing an amendment to section 9, article 14, of the con-	V2.
	stitution of the state of Michigan, to provide for the improvement of the	
	public wagon roads:	
	introduced by Mr. Ely, January 18, and referred to the committee on roads and bridges	59
	reported amended, March 1, and placed on the general order, (file No.	00
	52)	297
1	considered in committee of the whole, March 7, and placed on the order	0 50
	of third reading of billspassed, March 7, given immediate effect and transmitted	350 3512
	returned, March 9, and referred to the secretary for printing	394
	(Enrolled No. 31.)	
	7	

<b>4</b> 2.	A	for patients at the northern Michigan asylum for the fiscal year ending	
		June 30, 1905, and to provide for a tax to meet the same:	
		introduced by Mr. Moffatt, January 18, and referred to the committee	<b>E</b> 0
		on asylum for insane at Traverse Cityreported January 19, and referred to the committee on finance and ap-	59
		propriationsreported favorably, March 14, and placed on the general order without	72
		reported favorably, March 14, and placed on the general order without	432
		printing considered in committee of the whole, March 15, and placed on the order	304
		of third reading of bills	453
		passed, March 15, given immediate effect and transmitted	454
		returned, March 27, and referred to the secretary for printing and presentation to the governor	563
		approved, March 30. (Enrolled No. 57.)	640
<b>4</b> 3.	A	bill to amend the title and section 1 of act No. 91 of the public acts of 1903,	
		entitled "An act to authorize the several courts of the state having jurisdiction in criminal cases to hold or place persons convicted of crime or mis-	
		demeanor on probation, under the care of probation officers provided in	
		this act": introduced by Mr. Moriarty, January 18, and referred to the committee	
		on judiciary	59
		reported favorably, January 24, and placed on the general order, (file	ce
		No. 8)considered in committee of the whole, February 7, and placed on the	86
		order of third reading of bills	133
		read third time, February 8, passed, and transmitted	145
		returned, March 22, and referred to the secretary for printing and presentation to the governor	509
		approved, March 29. (Enrolled No. 42.)	616
44.	A	bill to revise and amend the laws for the protection of game and fish:	
		introduced by Mr. Baird, January 18, ordered printed and referred to the committee on fisheries, (file No. 1)	65
		reported, March 9, and referred to committee on gaming interests	386
		reported substituted, May 2, and placed on the general order, (file No.	960
		considered in committee of the whole, May 9. amended and placed on	300
		the order of third reading of bills	1051
		passed, May 9, title amended, and transmittedreturned June 7, amended, amendments not concurred in and committee	1058
		of conference requested	1537
		flouse accedes to request of Senate for committee of conference and mem-	1 575
		report of conference committee adopted, June 7, and bill given imme-	1575
		diate effect	<b>581-</b> 2
		re-received, June 7, House adopts report of committee of conference, the	
		bill is referred to the secretary for printing and presentation to the	1597
		approved, June 16, (Enrolled No. 233.)	1629
<b>4</b> 5.	A	a bill concerning the regulation of the sale of concentrated commercial feed-	
		ing stuffs: introduced by Mr. Linsley, January 18, ordered printed and referred to	
		the committee on agricultural college, (file No. 2)	65
46.	A	bill to amend sections 3 and 14 of chapter 4 of act 164 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to public	
		instruction and primary schools, and to repeal all statutes and acts contra-	
		vening the provisions of this act, being sections 4694 and 4705 of the com-	
		piled laws of 1897:	
		introduced by Mr. Cook, January 18, and referred to the committee on judiciary	65
		reported favorably, January 24, and placed on the general order, (file	86
		No. 9)considered in committee of the whole, February 7, and placed on the order	ou
		of third reading of bills	133
		read third time. February 8 passed transmitted	146

	in and referred to the secretary for printing and presentation to the	
	governor	339
	approved, March 15, 1905. (Enrolled No. 25.).	443
47.	A bill to provide for the better care of cemeteries and the graves therein:	
	introduced by Mr. Cook, January 18, and referred to the committee on	
	judiciary	65
	reported favorably, February 8, and placed on the general order	139
	considered in committee of the whole, February 8, and placed on the order	
	of third reading of hills	143
	passed, February 8, and transmitted	149
	returned substituted, March 13, concurred in and tabled	418
	taken up, March 14, ordered to take immediate effect and referred to the	
	secretary for printing and presentation to the governor	439
	approved, March 20, 1905. (Enrolled No. 38.)	486
48.	Joint resolution making an appropriation for the state industrial home for	
۱	girls, to reimburse the treasury of said home for an amount expended in	
	enlarging boiler house, for which no appropriation was made, and to levy	
	a tax to meet the same:	
	introduced by Mr. Van Akin, January 18, and referred to the committee	
1	on industrial home for girls	65
<b>49</b> .	A bill to provide for holding inquests on the view of dead bodies in the cities	
	of this state by the justices of the peace of the counties in which they are	
	situate:	
	introduced by Mr. MacKay, January 18, and referred to the committee	0.5
	on judiciary	65
50.	A bill to repeal sections 2607, 2608 and 2609 of the compiled laws of 1897:	
	introduced by Mr. MacKay, January 18, and referred to the committee	00
	on judiciary	66
51.	A bill to provide for the service of process in any cause, or suit at law, or in	
	chancery, in which a sheriff shall be a party or interested.:	
	introduced by Mr. MacKay, January 18, and referred to the committee	66
50	on judiciary	
52.	and for building and special purposes for the fiscal year ending June 30,	
	1906, and to provide a tax therefor:	
	introduced by Mr. Peek, January 19, and referred to the committee on	
	state reison at Jackson	74
	state prison at Jacksonreported substituted, April 12, and referred to the committee on finance	
	and appropriations	749
53.	A bill to provide for the incorporation of associations for loaning money on	
0.5.	personal property, and to forbid certain loans of money on property or	
	credit:	
	introduced by Mr. Ashley, January 19, and referred to the committee	
	on banks and corporations.	74
	on banks and corporationsreported, February 21, and ordered printed for committee, (file No. 27)	218
54.	. A bill to define the duties of the coroners of the county of Wayne, to fix their	
	qualifications and to provide for their compensation:	
	introduced by Mr. Ashlev, January 19, and referred to the committee	
	on counties and townshipsreported substituted, May 3, rules suspended, passed, given effect Janu-	74
	reported substituted, May 3, rules suspended, passed, given effect Janu-	
	ary 1, 1907, and transmitted	972
	returned, June 6, and referred to the secretary for printing and presen-	
	tation to the governor	1470
	approved, June 17. (Enrolled No. 171)	1630
55.	A bill to legalize an ordinance and the action of the common council of the	
	city of St. Clair in passing an ordinance granting C. H. Lord, his successors	
	and assigns, a gas franchise for the period of thirty years:	
	introduced by Mr. Jones, January 19, and referred to the committee on	74
	cities and villages	83
	reported, January 24, and referred to the committee on judiciary	
	reported favorably, February 16, and placed on the general order, with-	184
	considered in committee of the whole, February 16, and placed on the	
	order of third reading of hills	
	order of third reading of billspassed, February 16, given immediate effect and transmitted	192

<b>5</b> 6.	A bill making appropriations for the northern Michigan asylum for the insane for building and special purposes for the biennial period ending June 30, 1907, and to provide a tax therefor:	
	introduced by Mr. Moffatt, January 19, and referred to the committee on asylum for the insane at Traverse City	74
	reported amended, April 12, and referred to the committee on finance	
	and appropriationsreported substituted, May 3, and placed on the general order, (file No. 135)	733 993
	considered in committee of the whole, amended, May 9, and placed on	1051
	the order of third reading of billspassed, May 9, given immediate effect and transmitted,returned substituted, June 6, and referred to the committee on finance	1059 1059
	and appropriations	146
	reported, June 7, substitute concurred in, given immediate effect and referred to the secretary for printing and presentation to the governor approved, June 16. (Enrolled No. 230)	1570 1629
57.	A b ll to change the name of Sarah Gravenhouse to Sarah Meyer:	,
	introduced by Mr. Baird, January 23, and referred to the committee on state affairs	80
<b>5</b> 8.	A bill to regulate the observance of the first day of the week, commonly called Sunday:	
	introduced by Mr. Baird, January 23, and referred to the committee on judiciary	80
<b>5</b> 9.	reported, April 27, and referred to the committee on federal relations  A bill to provide for the examination and licensing of butchers and to regu-	909
	late the sale of meat and poultry and the products of meat: introduced by Mr. Baird, January 23, and referred to the committee on	
	public healthreported substituted. May 9, and placed on the general order, (file No.	80
	100)	1035-6
	considered in committee of the whole, May 16, and placed on the order of third reading of bills	1141
	not passed, May 16, reconsidered and tabledtaken up, May 16, passed, given immediate effect and transmitted	1143 6-145
<b>6</b> 0.	A bill to regulate the civil service of the city of Detroit, provide for the ap-	
	pointment of a civil service commission therein, prescribe its duties and powers, prohibit assessments of officers and employees for political pur-	
	poses and provide certain penalties for the violation of this act:	
	introduced by Mr. Ashley, January 23, and referred to the committee on cities and villages	80
61.	A bill to amend sections 21 and 22, and to repeal sections 145, 146, 147, 148,	
	149, 150, 151, 152, 153 and 154 of act No. 206 of the public acts of 1893, entitled "An act to provide for the assessment of property, and the levy	
	and collection of taxes thereon and for the collection of taxes heretofore	
	and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of	
	lands delinquent for taxes and for the inspection and disposition of lands	
	bid off to the state and not redeemed or purchased, and to repeal act No. 200 of the public acts of 1891 and all acts and parts of acts in anywise con-	
	200 of the public acts of 1891 and all acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, as	
	amended by acts 25, 154, 162 and 295 of the public acts of 1895, and acts No. 206, 214, 224, 225, 229, 240, 261, of the public acts of 1897, and act	
	154 of the public acts of 1899, and act 174 of the public acts of 1901:	
	introduced by Mr. Yeomans, January 24, and referred to the committee on taxation	89
<b>6</b> 2.	Joint resolution to provide for the commemoration of the semi-centennial	
	anniversary of the commencement of the construction of the ship canal between Lake Huron and Lake Superior, at the falls of the St. Mary's river,	
	in the state of Michigan, occurring in the month of July, 1905, and to pro-	
	vide an appropriation therefor: introduced by Mr. Mills, January 24, and referred to the committee on	ο <b>ν</b>
	state affairsreported substituted, April 6, with Senate joint resolution No. 180; sub-	89
	stitute adopted, and referred to the committee on finance and appro-	OME.
	priations	675

		reported amended, April 6, rules suspended, passed, given immediate	
		effect and transmittedreturned, title amended, April 17, concurred in and referred to the sec-	686
		retary for printing and presentation to the governor	769
		request to governor for returning of, April 25	861
		re-received, April 26, rule 36 suspended, immediate effect reconsidered and	908
		not given, passage reconsidered and tabledrequest for return to the House received, April 26, joint resolution taken	300
		from table and returned	899
		re-received, April 27, amended, concurred in, passed, given immediate effect and referred to secretary for printing and presentation to governor approved, May 4. (Enrolled No. 74.)	920-1
<b>63</b> .	A	bill to provide for the expenditure of library money coming into the hands	1004
٠.		of the county treasurer of Monroe county, state of Michigan:	
		introduced by Mr. Van Akin, January 24, and referred to the committee	
64.	A	on counties and townshipsbill to amend section 1 of act No. 186 of the public acts of 1897, entitled "An act defining the limits of the judicial circuits of the state of Michigan."	
•		, , , , , , , , , , , , , , , , , , , ,	
		as subsequently amended, and to add a new section to said act to be known	
		as section 38: introduced by Mr. Van Akin, January 24, and referred to the committee	
		on judiciary	90
65.	A	bill to amend section 14 of act No. 183 of the public acts of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties	
		and compensation of circuit court stenographers in the state of Michigan,"	
		as amended by act No. 41 of the public acts of 1901, and to add a new sec-	
		tion to said act to be known as section 48c. introduced by Mr. Van Akin, January 24, and referred to the committee	•
		on judiciary	90
66.	A	bill to confirm the title to lot No. 12 in block No. 136 in the town of Michi-	
		gan, (now city of Lansing), county of Ingham, and state of Michigan, in	
		the First Free Will Baptist church and society of Lansing, and its successors and assigns, in fee simple, and to empower the said First Free Will	
		Baptist church and society, of Lansing, its successors and assigns to trans-	
		fer and convey said property: introduced by Mr. Brown, January 24, and referred to the committee	
		on judiciary	90
67	Δ	reported, April 27, and referred to the committee on federal relations	909
01.	л	bill to provide for the payment of salaries to the sheriff, clerk, treasurer, register of deeds, and deputies of said offices of Genesee county, Michigan,	
		and provide for the collection of all fees and payments of the same to the	
		county treasurer. introduced by Mr. Rumer, January 24, and referred to the committee on	
		counties and townships	90
		reported substituted, February 28, rules suspended, passed, given im-	~**
		mediate effect and transmitted	257 765
		received, April 19, rule 36 suspended, immediate effect reconsidered and	100
		not given, passage reconsidered and re-referred to the committee on	010
		counties and townshipsreported substituted, April 25, rules suspended, passed, given immediate	812
			8 <b>64</b>
		returned, May 2, and referred to secretary for printing and presentation	952
		to the governor approved, May 10. (Enrolled No. 99)	1082
68.	A	bill to amend section 8 of act No. 119 of the public acts of 1893, as amended,	
		entitled "An act to define what shall constitute fraternal beneficiary societies, orders or associations; to provide for their incorporation and the regulation	
		of their business, and for the punishment for violation of the provisions of	
		the act of their incorporation, and to repeal all existing acts inconsistent	
		therewith," the same being section 7747 of the compiled laws of 1897: introduced by Mr. Jones, January 24, and referred to the committee on	
		judiciary	90
		reported favorably, January 24, and placed on the general order, without	

		considered in committee of the whole, January 24, and placed on the	
•		order of third reading of bills	93
		passed, January 24, given immediate effect and transmitted	94
		returned, January 25, and referred to the secretary for printing and pre-	
		sentation to the governor	105
		approved, February 7. (Enrolled No. 5.)	130
69.	A	bill to establish a state sanatorium, in some suitable locality in Michigan,	
		for the care and treatment of persons having tuberculosis, and making ap-	
		propriations therefor:	
		introduced by Mr. Moriarty, January 24, ordered printed and referred to	
			91
		the committee on public health, (file No. 11)	91
		reported amended, April 19, and referred to the committee on finance and	
		appropriations	795
		reported favorably, May 3, and placed on the general order	995
		considered in committee of the whole, May 3, and placed on the order of	
		third reading of bills	996
		passed, May 3, given immediate effect and transmitted	996
		returned substituted with House bill No. 138, June 7, substitute con-	
		curred in, given immediate effect and referred to the secretary for print-	1550
		ing and presentation to the governor	
		approved, June 16. (Enrolled No. 228.)bill to amend act No. 149 of the public acts of 1893, entitled "An act to	1629
70.	A	bill to amend act No. 149 of the public acts of 1893, entitled "An act to	
		provide for a county and township system of roads and to prescribe the	
		powers and duties of the officers having the charge thereof," and the amend-	
		ments thereof, being chapter 103 of the compiled laws of the state of Michi-	
		gan for the year 1897, as amended, by adding one new section thereto, to	
		stand as section No. 27, providing that the board of supervisors of the county	
•		of Marquette shall be the board of county road commissioners of said county	
		and vested with all the powers and duties of such boards under said chapter	
		authorizing said board to appoint a county road committee and fixing the	
		compensation thereof:	
		introduced by Mr. Moriarty, January 24, and referred to the committee	01
		n roads and bridgesreported substituted. April 11, rules suspended, passed, given immediate	91
		reported substituted, April 11, rules suspended, passed, given immediate	
		enect and transmitted	729
		returned, April 19, and referred to the secretary for printing and presen-	
		tation to the governor	813
		approved. April 25. (Enrolled No. 77.)	883
71	A	approved, April 25. (Enrolled No. 77.)bill to regulate and fix the salary of the register of probate for the county	
• • •		of Kent, and to provide for the collection of certain fees in the probate	
	٠	court for said county, and to repeal all acts or parts of acts inconsistent	
	1	therewith:	
		introduced by Mr. Fyfe, January 25, and referred to the committee on	105
		in judiciary	100
-		reported favorably, March 1, and placed on the general order, (file No.	OOF
		49)	295
		considered in committee of the whole, March 7, and placed on the order of	
		third reading of bills	349
		passed, March 7, ordered to take effect July 1, 1905, and transmitted	351
72.	A	bill to amend section No. 32 of chapter No. 252, being compiler's section No.	
•		9398 of the compiled laws of 1897:	
		introduced by Mr. Fyfe, January 25, and referred to the committee on	
		4 indiciary	106
	,	monetal formula Manch 20 and alread on the general order (file No.	
		'4 judiciary reported favorably, March 30, and placed on the general order, (file No. 94)	624
		94)	022
	٠.	considered in committee of the whole, April 5, and placed on the order of	e E O
7		third reading of bills	658
		tabled, pending third reading, April 5	661
73.	A	bill to amend section 34 of chapter 252, being compiler's section 9400 of	
		the compiled laws of 1897:	
		introduced by Mr. Fyfe, January 25, and referred to the committee on	
		judiciary	106
		reported favorably, March 30, and placed on the general order, (file No.	
		100)	623

<b>74</b> .	considered in committee of the whole, April 5, and placed on the of third reading of bills	657 660 exam- honzo a can- of the nilitia fason,
	introduced by Mr. Fyfe, January 25, and referred to the committed military affairs	106
	reported, February 28, and referred to the committee on finance as propriationsreported amended, May 16, and placed on the general order, (fil	
	162)	1123
	considered in committee of the whole, May 22, and placed on the of third reading of billsread third time, May 23, amended, not passed, reconsidered and table	1216
	taken up, May 24, passed by a two-thirds vote, given immediate	effect
	and transmittedreturned, June 7, and referred to the secretary for printing and p	resen-
<b>75</b> .	tation to the governor.  5. A bill to amend section 1 of act 114 of the public acts of 1903, entitled in West acts of 1904.	1553 d "An
	act to provide for the protection of rabbits in Washtenaw, Oakland, levoix, St. Clair and Lake counties," to include the county of Cass: introduced by Mr. Hayden, January 25, and referred to the common gaming interests	mittee
76.	3. A bill defining the power and authority of the board of commissioners Mackinac island state park; to authorize and empower it to make, per and enforce rules and regulations for the care, order and preservation that and to repeal all acts or parts of acts inconsistent with or contravening.	of the ublish, hereof,
	provisions of this act: introduced by Mr. Curtis, January 25, and referred to the commit state lands reported favorably, May 23, rules suspended, passed, given imm	106 ediate
<b>77</b> .	effect and transmitted	1233-4 to the
	constitution: introduced by Mr. Linsley, January 25, and referred to the com	
	on constitutional amendmentsreported favorably, February 23, and placed on the general orde	106 r, (file
	No. 38)  considered in committee of the whole, February 28, and placed order of third reading of bills	
	passed, February 28, and transmittedreturned amended, March 14, amendment concurred in, given immediate and referred to the secretary for printing and presentation	
78.	governor	439 485 8. said
	tion 5330 of the compiled laws of 1897: introduced by Mr. Sheldon, January 25, and referred to the com on agricultural interests reported favorably, February 28, and placed on the general order	mittee
	out printing	286 com-
	mittee on judiciaryreported amended, April 13, and referred to the committee of the	305 whole
	considered in committee of the whole, April 18, and placed on the	371
	of third reading of billsread third time, April 18, and tabled, pending passage	780
	taken up April 10 passed given immediate effect and transmitted	705

reported amended, January 26, and placed on the general order, (file No. 15).  considered in committee of the whole, February 7, and placed on the order of third reading of bills.  read third time, February 8, passed, given immediate effect and transmitted.  80. A bill to amend section 8 of chapter 12 of act No. 3 of the public acts of 1895, entitled "An act to provide for the incorporation of villages within the state of Michigan, and defining their powers and duties." The same being compiler's section 2908 of compiled laws of 1897: introduced by Mr. Jones, January 25, and referred to the committee on cities and villages.  reported amended, January 26, and placed on the general order, (file No. 16).  considered in committee of the whole, February 7, and placed on the order of third reading of bills.  read third time, February 8, passed, given immediate effect and transmitted.  81. A bill to provide for the safety of persons residing in apartment houses, tenement houses and other buildings more than three stories high above the ground:  introduced by Mr. Peek (by request), January 25, and referred to the committee on state affairs.  reported, February 21, and ordered printed for committee, (file No. 28).  reported favorably, March 16, and placed on the general order.  considered in committee of the whole, March 28, amended and placed on the order of third reading of bills.  taken from the order of third reading of bills, March 28, and referred to the committee on judiciary.  82. A bill making appropriations for the upper peninsula hospital for the insane, at Newberry, for the biennial period ending June 30, 1906, for building and special purposes, and to provide for a tax to meet the same:  introduced by Mr. Mills, January 25, and referred to the committee on asylum for insane at Newberry.  reported amended, April 25, and referred to the committee on and appropriations.  83. A bill to provide for the creation and election of a board of county auditors for the county of Washtenaw, and to define its powers and du		returned, May 10, and referred to the secretary for printing and presentation to the governor	79.
80. A bill to amend section 8 of chapter 12 of act No. 3 of the public acts of 1895, entitled "An act to provide for the incorporation of villages within the state of Michigan, and defining their powers and duties." The same being compiler's section 2908 of compiled laws of 1897:  introduced by Mr. Jones, January 25, and referred to the committee on cities and villages.  10 considered in committee of the whole, February 7, and placed on the order of third reading of bills.  11 read third time, February 8, passed, given immediate effect and transmitted.  12 read third time, February 8, passed, given immediate effect and transmitted.  13 hill to provide for the safety of persons residing in apartment houses, tenement houses and other buildings more than three stories high above the ground:  14 introduced by Mr. Peek (by request), January 25, and referred to the committee on state affairs.  15 reported, February 21, and ordered printed for committee, (file No. 28).  16 reported, February 21, and ordered printed for committee, (file No. 28).  17 reported favorably, March 16, and placed on the general order.  18 taken from the order of third reading of bills.  18 taken from the order of third reading of bills, March 28, amended and placed on the committee on judiciary.  19 taken from the order of the upper peninsula hospital for the insane, at Newberry, for the biennial period ending June 30, 1906, for building and special purposes, and to provide for a tax to meet the same:  10 introduced by Mr. Mills, January 25, and referred to the committee on asylum for insane at Newberry.  10 reported amended, April 25, and referred to the committee on and appropriations.  11 and appropriations.  12 and appropriations for the upper peninsula hospital for the insane, at Newberry, or the biennial period ending June 30, 1906, for building and special purposes, and to provide for a tax to meet the same:  15 introduced by Mr. Mills, January 26, rules suspended, passed, ordered to take effect March 10, 1905, and transmitted.  16 int	10 11 13	considered in committee of the whole, February 7, and placed on the order of third reading of bills.  read third time, February 8, passed, given immediate effect and transmitted.	
mitted.  14  15  16  16  16  16  16  16  16  16  16	10 11 13	J. A bill to amend section 8 of chapter 12 of act No. 3 of the public acts of 1895 entitled "An act to provide for the incorporation of villages within the state of Michigan, and defining their powers and duties." The same being compiler's section 2908 of compiled laws of 1897: introduced by Mr. Jones, January 25, and referred to the committee of cities and villages	80.
the committee on judiciary  82. A bill making appropriations for the upper peninsula hospital for the insane, at Newberry, for the biennial period ending June 30, 1906, for building and special purposes, and to provide for a tax to meet the same: introduced by Mr. Mills, January 25, and referred to the committee on asylum for insane at Newberry  10. reported amended, April 25, and referred to the committee on finance and appropriations	10 22 46 58	mitted  A bill to provide for the safety of persons residing in apartment houses, tenement houses and other buildings more than three stories high above the ground:  introduced by Mr. Peek (by request), January 25, and referred to the committee on state affairs  reported, February 21, and ordered printed for committee, (file No. 28) reported favorably, March 16, and placed on the general order considered in committee of the whole, March 28, amended and placed on the order of third reading of bills.	81.
83. A bill to provide for the creation and election of a board of county auditors for the county of Washtenaw, and to define its powers and duties and determine the compensation thereof, and to provide for the punishment for the violation of the same, and to repeal act No. 545 of the local acts of 1903, and all other acts and parts of acts in anywise contravening the provisions of this act:  introduced by Mr. Peek, January 26, rules suspended, passed, ordered to take effect March 10, 1905, and transmitted	58° 10° 86°	the committee on judiciary	82.
name: introduced by Mr. Fyfe, January 26, and referred to the committee on judiciary	120 163 168 292	3. A bill to provide for the creation and election of a board of county auditors for the county of Washtenaw, and to define its powers and duties and determine the compensation thereof, and to provide for the punishment for the violation of the same, and to repeal act No. 545 of the local acts of 1903, and all other acts and parts of acts in anywise contravening the provisions of this act:  introduced by Mr. Peek, January 26, rules suspended, passed, ordered to take effect March 10, 1905, and transmitted	
85. A bill to amend section 30 of act 156 of the session laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," as amended, said section being section 2503 of the compiled laws of 1807.	1:01	4. A bill to regulate the carrying on or transacting of business under an assumed name: introduced by Mr. Fyfe, January 26, and referred to the committee on	84.
	121	5. A bill to amend section 30 of act 156 of the session laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," as amended, said section being section 2503 of the compiled laws of 1807.	85.

		introduced by Mr. Fyfe, January 26, and referred to the committee on	
		constitutional amendments	121
		reported favorably, May 9, and placed on the general order, (file No. 154)	1035
		considered in committee of the whole, May 16, and placed on the order	
		of third reading of bills	1141
		of third reading of bills	1143
		returned, June 7, and referred to the secretary for printing and presen-	
		tation to the governor	1554
~~		approved, June 16. (Enrolled No. 18/.)	1626
80.	A	bill to amend title 17 of act No. 442 of the local acts of 1901, entitled "An	النبأ
		act to reincorporate the city of Menominee, to provide for the election and	i .
		appointment of officers therein, and to repeal act No. 228 of the local acts of 1883, entitled 'An act to incorporate the city of Menominee,' and to	r
		reposed act No. 221 of the local acts of 1201, entitled (An act to review and	,
		repeal act No. 281 of the local acts of 1891, entitled 'An act to revise and amend the charter of the city of Menominee,' being act No. 228 of the local	•
		acts of 1883, entitled 'An act to incorporate the city of Menominee,' ap-	
		proved April 9, 1891, and all amendments thereto," approved May 22, 1901:	
		introduced by Mr. Mills, January 26, rules suspended, passed, given im-	
		mediate effect and transmitted	121
		mediate effect and transmittedreturned, January 26, and referred to the secretary for printing and pre-	
		sentation to the governor	125
		approved, February 15. (Enrolled No. 7.)	168
87.	A	bill to enable the qualified electors of school district No. 1 of the city and	
		township of Kalamazoo, Kalamazoo county, Michigan, to borrow money	
		and to issue the bonds of said district for the same for the purpose of pay-	
		ing for a schoolhouse site, the erection of school and library buildings, and for the purposes of securing and providing for the location and construc-	
		for the purposes of securing and providing for the location and construc-	
		tion of a state normal school in said district in order to save the expense	
		to the district of constructing, equipping and maintaining a training school	
		building; and to make valid the vote had at the special meeting of said	
		school district on the 19th day of October, 1903, to issue bonds for such	
		purposes to the amount of \$70,000, and to make valid the bonds issued under said vote:	
		introduced by Mr. Cropsey, January 26, and referred to the committee	
·		on education and public schools	122
		reported favorably, February 16, rules suspended, passed, given imme-	
		diate effect and transmitted	180
		returned, February 20, and referred to the secretary for printing and	
		presentation to the governor	210
		approved, February 24. (Enrolled No. 14.)bill to provide a salary for the circuit court commissioner of Menominee	292
88.	A	bill to provide a salary for the circuit court commissioner of Menominee	
		county, provide for the disposition of all fees payable to said officer and to	
		regulate the conduct of said office:	
		introduced by Mr. Mills, January 26, rules suspended, passed, ordered to	
		take effect March 1, 1905, and transmitted	125
		returned, May 15, substituted and tabled	111-2
		returned, May 15, substituted and tabled	1450
		approved, June 16. (Enrolled No. 199.)	1627
20	A	bill to authorize the village of Munising, in Alger county, to borrow money	1021
<b>30</b> .	7	for the purpose of making public improvements in the said village of Mu-	
		nising:	
		introduced by Mr. Moriarty, February 7, rules suspended, passed, given	
		immediate effect and transmitted	131
90.	A	immediate effect and transmittedbill to amend section 3 of act 22 of the public acts of 1891, entitled "An	
		act to provide for the incorporation of lodges of the Benevolent and pro-	
		tective order of Elks":	
		introduced by Mr. Kane, February 7, 1905, and referred to the committee	
_		on banks and corporations	131
!		reported favorably, February 21, and placed on the general order, (file	040
		No. 29)considered in committee of the whole, February 28, and placed on the	219
		considered in committee of the whole, rebruary 28, and placed on the	280
		order of third reading of bills	287
		passed, February 28 and transmitted	201
		8	



		returned, March 22, given immediate effect and referred to the secretary for printing and presentation to the governor	510 610
91.	A.	the county of Isabella:	
		introduced by Mr. Kane, February 7, and referred to the committee on roads and bridges	13
		roads and bridgesreported favorably, February 8, rules suspended, passed, given immediate effect and transmitted	13
		returned, February 8, and referred to the secretary for printing and pre-	15
92.	A	approved, February 21, (Enrolled No. 9.)	2 <del>4</del>
		introduced by Mr. Jenks, February 7, and referred to the committee on counties and townships	13
		reported favorably, February 21, rules suspended, passed, given immediate effect and transmitted	22
		returned, February 27, and referred to the secretary for printing and pre-	
	•	sentation to the governor	26 29:
93.	A	bill to authorize the city of Detroit to borrow money and to issue bonds therefor, for the purpose of erecting and equipping an hospital for the care of contagious diseases in said city of Detroit:	
		introduced by Mr. MacKay, February 8, and referred to the committee	1 4/
		on public healthreported favorably, February 16, and placed on the general order, (file	140
		No. 22)	18
		order of third reading of billspassed, February 20, given immediate effect and transmitted	212 212
		returned, March 20, and referred to the secretary for printing and presentation to the governor	491
		approved, March 21. (Enrolled No. 43.)	510
94.	A	bill to provide by direct vote in the county of Wayne for nominations at primary elections of candidates of political parties for elections to public	
		offices; and also for the election of party committees; to regulate and protect such primary elections, and to punish offenses committed thereat; to	
		provide for counting and canvassing the votes cast thereat; to provide for	
		the placing of candidates' names upon election ballots; and to repeal act No. 292 of the local acts of 1903:	
		introduced by Mr. Ashley, February 8, rules suspended, passed, given	140
		immediate effect and transmittedreturned, February 8, and referred to the secretary for printing and pre-	
		sentation to the governor	154 168
95.	A	bill to prohibit trespass upon whortleberry marshes: introduced by Mr. Hayden, February 8, and referred to the committee	
		on counties and townships	141
96.	A	bill to provide the qualifications of voters, who shall vote for the raising of money by tax within the state of Michigan, and to repeal all acts or	
		parts of acts in anywise contravening the provisions of this act: introduced by Mr. Yeomans, February 8, and referred to the committee	
<b></b>		on judiciary	141
97.	A	bill to prevent the spearing of fish in the waters of Long lake, in Orleans township, Ionia county:	
		introduced by Mr. Yeomans, February 8, and referred to the committee on fisheries	141
98.	A	bill to provide for the regulation and inspection of foundries or establish-	
		ments where metal castings or cores are made, and to provide proper lights, passage wavs, ventilation and ventilating machinery; to provide suitable	
		doors for all outside entrances to foundries; to provide that all machinery for cleaning castings shall not be located in foundries; to provide that all	
		dangerous places shall be properly guarded and safe appliances used; to	
		provide water closets, drinking water, and medicine and bandages for	

immediate use in case of burns and accidents, and to provide for the en-	
forcement and penalties for the violation thereof:	
introduced by Mr. Martindale, February 8, and referred to the committee	142
on labor interestsreported, February 9, and ordered printed for use of the committee, (file	174
No 201	157
No. 20)reported substituted, April 11, and placed on the general order	706
considered in committee of the whole, April 18	780
amendments made to bill in committee of the whole, concurred in, April	100
amendments made to bin in committee of the whole, concurred in, April	783
Senate non-concurred in recommendation that the bill pass and be placed	700
on the order of third reading of bills, April 18	784
motion to reconsider vote by which Senate refused to concur tabled,	,01
	784
April 18	.01
fiscal year ending June 30, 1906, and to provide a tax therefor:	
introduced by Mr. Yeomans, February 8, and referred to the committee	
on state asvium	142
on state asylumreported, March 29, and referred to the committee on finance and ap-	
propriations.	591
propriationsreported substituted, May 3, and placed on the general order, (file No.	•
134)	1000
considered in committee of the whole, May 9, and placed on the order of	
third reading of bills	1051
passed, May 9, given immediate effect and transmitted	1058
returned, substituted, June 1, substitute concurred in, given immediate	
effect and referred to the secretary for printing and presentation to the	
	377-8
approved, June 7, 1905. (Enrolled No. 162.)	1520
100. A bill to amend section 1 of act 114 of the public acts of 1903, entitled "An	
act to provide for the protection of rabbits in Washtenaw, Oakland, Char-	
levoix, St. Clair and Lake counties," to include the county of Kalamazoo:	
introduced by Mr. Cropsey, February 8, and referred to the committee	
on gaming interests	142
101. A bill to reincorporate the city of Coldwater, and to repeal act No. 250 of	
the laws of 1873, entitled "An act to revise the charter of the city of Cold-	
water, being amendatory of an act entitled 'An act to incorporate the city of Coldwater,' approved February 28, 1861, as amended by the several	
of Coldwater, approved February 28, 1861, as amended by the several	
acts amendatory thereof," approved April 17, 1873, as revised and amended	
by the several acts revisionary and amendatory thereof, and to repeal all	
other acts or parts of acts inconsistent with the provisions of this act:	
introduced by Mr. Linsley, February 8, and referred to the committee on	140
cities and villages	149 150
reported favorably, February 8, and tabled	100
taken up, February 9, and re-referred to the committee on cities and	159
villagesreported amended, February 9, amendments concurred in, rules sus-	100
pended, passed and transmitted	162
returned, February 15, and tabled	169
request for return of to House received May 8, taken up, rule 36 sus-	
pended, passage reconsidered and returned1	030-1
re-returned, May 9, amended, amendments concurred in, passed, given	
immediate effect and referred to the secretary for printing and pre-	
sentation to the governor1	041-2
approved, May 18. (Enrolled No. 11.)	1184
102. A bill to provide for the better protection of life and property against injury	
or damage resulting from the operation of steam engines and boilers by	
incompetent engineers and others, to create a board of state examiners	
therefor and prescribe the powers and duties of such board:	
introduced by Mr. Cropsey, February 8, and referred to the committee	
on labor interests	151
reported amended, April 6, and referred to the committee on finance and	000
appropriations	668
103. Joint resolution proposing amendments to sections 1 and 38 of article 4 and	
sections 13 and 14 of article 15 of the constitution of Michigan, to vest	

	mon council of the city of Detroit, county of Wayne.  introduced by Mr. Martindale, February 8, and referred to the committee	
104.	on judiciary reported, February 17, and ordered printed for committee, (file No. 25) A bill to amend sections 1, 4, 5 and 7 of an act entitled "An act to incorporate the Baptist convention of the state of Michigan," being act No. 42 of the session laws of 1842, approved February 16, 1842, as amended by act	151 195
	No. 72 of the public acts of 1893. introduced by Mr. Martindale, February 8, and referred to the committee on religious and benevolent societies reported favorably, March 2, and placed on the general order, (file No.	151
	considered in committee of the whole, March 8, and placed on the order of third reading of bills	313 377 378
105.	returned, April 10, and referred to the secretary for printing and presentation to the governor	70 <del>1</del> 794
	act No. 123 of the session laws of 1883, approved May 25, 1883, entitled 'An act to amend section 9 of act 58 of the session laws of 1871,'" approved March 29, 1871, being compiler's section 2290, relative to the corporate rights of trust, deposit and security companies, being chapter 162 of the compiled laws of 1897, by adding one new section thereto:	
106.	introduced by Mr. Doherty, February 9, ordered printed and referred to the committee on banks and corporations, (file No. 17)	158
	introduced by Mr. Doherty (for Mr. Ely), February 9, ordered printed and referred to the committee on banks and corporations, (file No. 18). reported amended, March 23, and placed on the general order	158 535
	considered in committee of the whole, March 28, and placed on the order of third reading of bills	279 583 048–9
107.	approved, May 23. (Enrolled No. 109)	1247
108.	introduced by Mr. Baird, February 9, ordered printed and referred to the committee on gaming interests, (file No. 19)	158
100	introduced by Mr. Ashley, February 9, and referred to the committee on state affairs	159 223
103.	bureaus: introduced by Mr. MacKay, February 9, and referred to the committee	159
	on labor interests reported favorably, February 16, and placed on the general order, (file No. 23) considered in committee of the whole, February 20, and placed on the	181
	referred to committee on finance and appropriations pending third read-	212
	ing, February 21 reported amended. February 28, and placed on the general order considered in committee of the whole, amended, March 1	228 276 305 306

110.	returned, March 22, amended, amendment concurred in and referred to the secretary for printing and presentation to the governor	512 639
	act to provide for the election of a county commissioner of schools, for the appointment of school examiners, to define the duties and fix the compensation for the same," and to repeal all existing acts or parts of acts con-	
	flicting with the provisions of this act, being section 4811 of the compiled laws of 1897.	
	introduced by Mr. Doherty, February 9, and referred to the committee on education and public schools	159
	on education and public schoolsreported, February 21, and ordered printed for committee, (file No. 31). reported favorably, March 16, and placed on the general orderconsidered in committee of the whole, March 22, and placed on the order	222 466
	of third reading of billspassed, March 22, given immediate effect and transmittedreturned, April 24, and referred to the secretary for printing and presen-	518 526
	tation to the governorrequest from House for return of, received April 25, request granted and	854
	returned	872
	re-returned, April 27, and referred to the secretary for printing and presentation to the governor	919
111.	approved, May 10. (Enrolled No. 80.)	1082
	Harrison, in repairing streets and highways, repairing and building side-	
	walks, and in improving the city park: introduced by Mr. Doherty, February 9, and referred to the committee on	
	cities and villagesreported favorably, March 15, rules suspended, passed, given immediate	159
	effect and transmittedreturned, March 22, and referred to the secretary for printing and pre-	. 446
	sentation to the governor	490 497
112.	A bill to amend section 1 of act No. 379 of the local acts of the state of Mich-	491
	igan, for the year 1891, entitled "An act to provide for the compensation and to prescribe the duties of certain officers of the county of Kent," ap-	
	proved June 26, 1891: introduced by Mr. Russell, February 9, and referred to the committee on	
	counties and townships	161
	reported favorably, March 30, rules suspended, not passed, reconsidered and referred to the committee on judiciaryreported favorably, March 30, rules suspended, passed, given immediate	618
	effect and transmitted	632
	returned, April 27, and referred to the secretary for printing and presen-	922
110	tation to the governor	1004
113.	A bill making appropriations for the current expenses and building and special purposes for the Michigan college of mines at Houghton, for the fiscal years	
	ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:	
	introduced by Mr. Sheldon, February 15, and referred to the committee	175
	on college of minesreported, March 2, and referred to the committee on finance and appropriations	308
	reported favorably, March 22, and placed on the general order, without printing	500
	considered in committee of the whole. March 22, and placed on the order	523
	of third reading of bills.  passed, March 22, given immediate effect and transmitted	527
	returned substituted, June 1, and tabled	
	referred to the secretary for printing and presentation to the governor. approved, June 16. (Enrolled No. 197.)	1452 1626
114.	A bill to prohibit the use of cigarettes in the state of Michigan:	T

796 822 158 <del>-9</del>	curred in and referred to the committee on judiciary	115
175	introduced by Mr. Doherty, February 15, and referred to the committee on judiciaryreported favorably, February 28, and placed on the general order, (file	
277 336	No. 42)	116
176	introduced by Mr. Woodman, February 15, and referred to the committee on elections	٠
183-4	returned, February 27, and referred to the secretary for printing and pre-	
269 293 314	sentation to the governor	
337	re-received, March 3, rule 36 suspended, immediate effect reconsidered and not given, passage reconsidered and tabled	117
	the purpose of purchasing a site within the corporate limits of the city of South Haven, in the county of Van Buren and State of Michigan, and for the erection thereon of a building to be used for the transacting of all the business of said township:	
176	introduced by Mr. Woodman, February 15, and referred to the committee on counties and townships	118
176	introduced by Mr. Kackay, February 15, and referred to the committee	
180	reported favorably, February 16, and placed on the general order, without printing	
192 192	order of third reading of billspassed, February 16, given immediate effect and transmitted	
375	returned, March 8, and referred to the secretary for printing and presentation to the governor	
	approved, March 16. (Enrolled No. 29.)	119
176 بعا	introduced by Mr. Ashley, February 15, and referred to the committee on constitutional amendments	12
	incorporation of the village of Croswell. introduced by Mr. Jenks, February 15, and referred to the committee on	
110	cities and villages	
217	reported favorably, February 21, rules suspended, passed, given immediate effect and transmitted.	
301 382	returned, March 1, and referred to the secretary for printing and presentation to the governor	

<b>12</b> 1.	A bill for the preservation of game birds and animals, and to prevent the reckless wounding, maining or crippling of the same: introduced by Mr. Cropsey, February 15, and referred to the committee	
122.	on gaming interests	176
123.	introduced by Mr. Peek, February 16, and referred to the committee on state affairs	185
120.	merchandise and fixtures, in bulk: introduced by Mr. Brown, February 16, ordered printed and referred to	105
	the committee on judiciary, (file No. 24)reported favorably, February 28, and placed on the general orderconsidered in committee of the whole, March 1, and placed on the order	185 277
	of third reading of bills	305 305
124.	for printing and presentation to the governor	1405 1625
/	and society of Lansing to convey certain real estate in the city of Lansing: introduced by Mr. Brown, February 16, and referred to the committee on religious and benevolent societies reported amended, February 21, rules suspended, passed, given imme-	185
	reported amended, February 21, rules suspended, passed, given immediate effect and transmittedreturned, February 23, and referred to the secretary for printing and pre-	222-3
105	sentation to the governor	251 405
120.	"An act to authorize and regulate within this state the business of plate glass, accident, live stock, steam boiler and fidelity insurance, and to repeal acts Nos. 42 and 72 of the session laws of 1877, as amended by act No. 190	
	of the public acts of 1901:" introduced by Mr. Baird, February 16, and referred to the committee on state affairs.	186
	reported, February 21, and ordered printed for committee, (file No. 32) reported favorably, April 11, and placed on the general order considered in committee of the whole, April 18, and placed on the order	223 711
	of third reading of bills	779 785 822
	returned, May 17, and referred to the secretary for printing and presentation to the governor	1173
126.	approved, May 24. (Enrolled No. 123.)	
	reported favorably, March 9, and placed on the general order, (file No. 61)	386
	considered in committee of the whole, March 14, and placed on the order of third reading of billspassed, March 14, given immediate effect and transmitted	434 437
127.	A bill defining the power and authority of the board of commissioners of the Mackinac island state park; to authorize and empower it to make, publish and enforce rules and regulations for the care, order and preservation thereof, and to repeal all acts or parts of acts inconsistent with or contravening the provisions of this act:	
	introduced by Mr. Curtis, February 16, and referred to the committee on state affairs	186
100	reported favorably, April 6, rules suspended, passed, given immediate effect and transmitted	677
128.	A bill making appropriations for the state board of fish commissioners for current expenses and for building and special pusposes for the fiscal years	т.

	ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the	
	introduced by Mr. Curtis, February 16, and referred to the committee on fisheries	186
	reported, April 5, and referred to the committee on finance and appro-	652
	reported amended, May 25, and placed on the general order	1309 1341
	passed, June 1, given immediate effect and transmittedreturned, June 6, amended, concurred in and referred to the secretary for printing and presentation to the governor	1360 <b>465</b> –6
129.	approved, June 17. (Enrolled No. 178.)	1631
100	introduced by Mr. Doherty, February 16, and referred to the committee on state lands	186
	ber of the board of supervisors of Alcona county: introduced by Mr. Doherty, February 16, and referred to the committee	187
131.	on cities and villages	201
	introduced by Mr. Jones, February 16, and referred to the committee on judiciary	187
	A bill to amend section 11 of Act No. 217 of the public acts of 1901, entitled "An act to revise and amend the laws for the protection of game and birds": introduced by Mr. Traver, February 16, and referred to the committee on	187
133.	gaming interests	101
	introduced by Mr. Traver, February 16, and referred to the committee	187
	on education and public schoolsreported favorably, February 17, rules suspended, passed, given immediate effect and transmitted	201
	returned, March 23, and referred to the secretary for printing and presentation to the governor	543
134.	approved, March 30. (Enrolled No. 52.)	639
	introduced by Mr. Traver, February 16, and referred to the committee	187
	on education and public schoolsreported favorably, February 17, rules suspended, passed, given immediate effect and transmitted	202
	returned, March 9, and referred to the secretary for printing and presentation to the governor	394 530
135.	A bill to legalize and make valid certain school district refunding bonds issued by school district No. 4, Ecorse township, Wayne county, on the 20th day of October, 1904:	
	introduced by Mr. Traver, February 16, and referred to the committee on education and public schools	187 202
•	diate effect and transmittedreturned, March 9, and referred to the secretary for printing and presentation to the governor	392
136.	tation to the governor approved, March 23.(Enrolled No. 34.).  A bill to amend section 21 of act No. 113 of the session laws of 1877, entitled	530
	5,9.1.200 5, 200	

	"An act to revise the laws providing for the incorporation of companies for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, and to fix the duties and liabilities of such corporations," approved May 11, 1877, being compiler's section 7011 of the compiled laws of 1897, as amended by act No. 233 of the public acts of 1903: introduced by Mr. Smith, February 16, and referred to the committee on	
	banks and corporationsreported favorably, February 21, and placed on the general orderconsidered in committee of the whole, February 28, and placed on the	188 219
	order of third reading of bills	280 288
	tation to the governor	990 1083
137.	stamps, discounts, coupons, tickets, checks and other similar devices: introduced by Mr. Heine, February 16, and referred to the committee on	· 188
	state affairs.  reported, February 21, and ordered printed for committee, (file No. 35) reported favorably, March 23, and placed on the general order, for today. considered in committee of the whole, March 23, and placed on the order of third reading of bills.	224 537 547
138.	passed, March 23, and transmitted	549
	on railroads	188
	parts of acts inconsistent herewith: introduced by Mr. Yeomans, February 16, and referred to the committee	
	on federal relationsreported favorably, February 23, and placed on the general order, (file	188
	No. 40)considered in committee of the whole, February 28, and all after enacting clause stricken out	249 281
	vote by which all after enacting clause stricken out reconsidered, March 1, and referred to committee on state affairs	293
140.	A bill to amend section 29 of chapter 154 of the revised statutes of 1846, entitled "Of offenses against property," as amended, said section being section 11565 of the compiled laws of 1897:	
	introduced by Mr. MacKay, February 16, and referred to the committee on judiciaryreported favorably, February 28, and placed on the general order, (file	188
	No. 41)	276
	of third reading of billspassed, March 7, given immediate effect and transmitted	349 350
	for printing and presentation to the governor	939
141.	approved, May 10. (Enrolled No. 100.)	1082
	final registration decree, providing an indemnity fund from which persons may be reimbursed from the mistakes and misfeasance of officials acting hereunder, and also providing for the submission of this act to the voters of the respective counties before it shall become operative therein:	
	introduced by Mr. Cook, February 16, and referred to the committee on counties and townships	188
142.	A bill to provide for the imprisonment of female persons in Michigan Reformatory:	,
	introduced by Mr. Cook, February 16, and referred to the committee on religious and benevolent societiesreported, March 13, and ordered printed for use of the committee, (file	189
	No. 68)	407

145.	of Shiawassee, and providing for the disposition of the fees received by	
	such officers:	
	introduced by Mr. Cook, February 16, and referred to the committee on	
	judiciary	189
	reported favorably, February 21, rules suspended, passed, and trans-	220
	mittedreturned, February 27, and referred to secretary for printing and pre-	220
	sentation to the governor	268
	request for return of, from House, received March 2	314
	Senate requests the return of, from governor, March 2	314
	received, March 3, rule 36 suspended, immediate effect reconsidered and	
	not given, passage reconsidered and retransmitted to House in ac-	227
	returned amended, April 12, and referred to the committee on counties	337
	and townships	743
	and townshipsreported substituted, April 13, rules suspended, passed and retrans-	
	mitted	750
	returned, April 19, and referred to the secretary for printing and pre-	
	sentation to the governor	148
	approved, May 1. (Enrolled No. 76.)	943
144.	the board of geological survey, to make an appropriation therefor for the	
	fiscal year ending June 30, 1906, and to provide a tax to meet the same,	
	and also to provide for the publication of the annual reports of said board:	
	introduced by Mr. Jenks, February 16, and referred to the committee on	
	printing reported, May 3, and referred to the committee on finance and appro-	189
	reported, May 3, and referred to the committee on finance and appro-	
	priations	966
	reported favorably, May 16, and placed on the general order	1124
	of third reading of bills	1235
	passed, May 23, title amended, given immediate effect and transmitted	1241
145.	A bill to amend section 14 of act 44 of the public acts of 1899, as amended	
	by act No. 225 of the public acts of 1903, entitled "An act to provide for	
	the publication and distribution of laws and documents, reports of the	
	several officers, boards of officers and public institutions of this state now or hereafter to be published, and to provide for the replacing of books lost	,
	by fire or otherwise, and to provide for the publication and distribution	L.
	of the official directory and legislative manual of the state of Michigan,	٠.
	and to repeal act No. 122 of the session laws of 1889, approved May 31,	
	1889, act No. 20 of the session laws of 1889, approved March 19, 1889,"	
	and all other laws or parts of laws contravening or inconsistent with this	
	act: introduced by Mr. Jenks, February 16, and referred to the committee on	
	printing	189
146.	A bill providing for a biological survey of the state:	
	introduced by Mr. Jenks, February 16, and referred to the committee on	
	geological survey	189
	reported amended, April 12, and referred to the committee on finance	738
	and appropriationsreported favorably, May 3, and placed on the general order, (file No.	190
	132)	974
	considered in committee of the whole, May 8, amended and placed on	-
	the order of third reading of bills	1030
	passed, May 9, given immediate effect and transmitted	1055
	returned amended, and title amended June 7, concurred in, title agreed	
	to and referred to the sccretary for printing and presentation to the	1542
	approved, June 16. (Enrolled No. 223.)	1629
147.	A bill providing for the extension of the work of the state board of geological	
	survey:	
	introduced by Mr. Jenks, February 16, and referred to the committee on	190
140	A bill providing for the extension of the work of the state board of geological	1 30
110.	survey and making an appropriation to meet the expenses thereof:	; •

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	introduced by Mr. Jenks, February 16, and referred to the committee on	
	reported amended, April 12, and referred to the committee on finance	190
	reported amended, April 12, and referred to the committee on finance	727
ı	and appropriationsreported favorably, May 3, and placed on the general order, (file No. 133)	737 974
	considered in committee of the whole, May 8, and placed on the order	0.2
	of third reading of bills	1029
	passed, May 9, given immediate effect and transmitted	1055
	returned amended and title amended, June 7, concurred in and referred	
	to the secretary for printing and presentation to the governor	1546
140	approved, June 16. (Enrolled No. 224.)	1629
145.	mation of corporations for the purpose of owning, maintaining and im-	
	proving lands and other property kept for the purposes of summer resorts	
	or for ornament, recreation or amusement, and to repeal all laws or parts	
	of laws in conflict herewith," approved June 4, 1897, being sections 7618	
	to 7638, inclusive, of the compiled laws of 1897:	
	introduced by Mr. Smith, February 17, and referred to the committee on	199
	banks and corporationsreported favorably, February 21, and placed on the general order, (file	199
	No. 36)	218
	considered in committee of the whole, February 28, and placed on the	
	order of third reading of bills	281
	passed, February 28, given immediate effect and transmitted	288
	returned, April 5, and referred to the secretary for printing and presen-	CEC
	tation to the governor	656 822
	received, April 20, and tabled	834
	request for return of to House received, April 24	852
	taken up April 24, rule 36 suspended, immediate effect reconsidered and	
	not given, passage reconsidered and returned to House in accordance	
	with request	852
	re-received amended, April 25, amendments concurred in and referred to	874
	secretary for printing and presentation to governorapproved, May 3. (Enrolled No. 63.)	963
150.	A bill to authorize the circuit court for the county of Kent, the superior court	
•	of Grand Rapids, the police court of the city of Grand Rapids, and the	
	justices of the peace of the county of Kent to defer or suspend sentence	
	upon female offenders conditionally in certain cases.	
	introduced by Mr. Fyfe, February 17, and referred to the committee on indicions:	199
151.	A bill to amend section 1 of act No. 266 of the public acts of 1895, entitled	100
	"An act relative to bonds and other obligations, with surety or sureties,	
	and the acceptance as surety thereon of surety companies qualified to act	
	as such, and the releases of such surety, and the safe depositing of assets	
	from which such surety may be liable, and to the charging of fiduciaries of	
	the expense of procuring suretics, and repealing all acts in conflict therewith," as amended by act No. 106 of the public acts of 1897, the same being	
	compiler's section 5196 of the compiled laws of 1897.	
	introduced by Mr. Fyfe, February 17, and referred to the committee on	
	indicion	199
	reported substituted, March 30, and placed on the general order, (file	200
	considered in committee of the whole, April 5, and placed on the order	622
	of third reading of bills	657
	passed, April 5, and transmitted	660
152.	A bill to amend section 12 of act No. 232 of the public acts of 1903, entitled	
	"An act to revise and consolidate the laws providing for the incorporation	
	of manufacturing and mercantile companies or any union of the two, and for the incorporation of companies for carrying on any other lawful busi-	
	ness, except such as are precluded from organization under this act by its	
	express provisions, and to prescribe the powers and fix the duties and lia-	
	bilities of such corporations":	
	introduced by Mr. Smith, February 17, and referred to the committee on	
	reported, amended March 1, and placed on the general order, (file No. 48).	200
•		<b>294</b> ) Q   C
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153. A bill to repeal section 3 of act No. 128 of the public acts of 1855, entitled "An act to prevent the issue and sale of fraudulent stock by incorporated companies," as amended by act No. 35 of the public acts of 1903: introduced by Mr. Smith, February 17, and referred to the committee on judiciary.  201. 154. A bill to amend sections 34, 37 and 39 of act No. 187 of the public acts of 1887, entitled "An act to revise the laws providing for the incorporation of co-operative and mutual benefit associations and to define the powers and duties, and regulate the transaction of the business of all such corporations and associations doing business within this state," approved June 17, 1887, and the acts amendatory thereof, and as amended by act No. 246 of the public acts of 1903, and to repeal all acts and parts of acts inconsistent with the provisions of this act.  1107. 1108. 1109.		considered in committee of the whole, march 9, and placed on the order	20
184. A bill to amend sections 34, 37 and 39 of act No. 187 of the public acts of 1887, entitled "An act to revise the laws providing for the incorporation of co-operative and mutual benefit associations and to define the powers and duties, and regulate the transaction of the business of all such corporations and associations doing business within this state," approved June 17, 1887, and the acts amendatory thereof, and as amended by act No. 246 of the public acts of 1903, and to repeal all acts and parts of acts inconsistent with the provisions of this act.  introduced by Mr. Baird, February 17, and referred to the committee on banks and corporations.  reported favorably, February 21, and placed on the general order, (file No. 37).  considered in committee of the whole, February 28, and placed on the order of third reading of bills.  passed, February 28, and transmitted.  28 returned, March 29. (Enrolled No. 49.).  155. A bill to amend section 144 of act No. 206 of the laws of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the public acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as added by act 97 of the public acts of 1899.  introduced by Mr. Jones, February 17, and referred to the committee on taxation.  reported favorably, May 4, and placed on the general order.  105. A bill to amend section 34, 37 and 39 of act No. 187 of the public acts of 1889.  106. A bill to amend section 34, 37 and 39 of act No. 187 of the public acts of 1887, relating to appeals to the supreme court from the circuit courts in chancery, the same being compiler's section 5	153.	A bill to repeal section 3 of act No. 128 of the public acts of 1855, entitled "An act to prevent the issue and sale of fraudulent stock by incorporated companies," as amended by act No. 35 of the public acts of 1903: introduced by Mr. Smith, February 17, and referred to the committee on	
reported favorably, February 21, and placed on the general order, (file No. 37).  considered in committee of the whole, February 28, and placed on the order of third reading of bills.  passed, February 28, and transmitted.  28 returned, March 22, mendments concurred in, given immediate effect and referred to the secretary for printing and presentation to the governor.  31 approved, March 29. (Enrolled No. 49.).  155. A bill to amend section 144 of act No. 206 of the laws of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the public acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as added by act 97 of the public acts of 1899.  introduced by Mr. Jones, February 17, and referred to the committee on taxation	154.	A bill to amend sections 34, 37 and 39 of act No. 187 of the public acts of 1887, entitled "An act to revise the laws providing for the incorporation of co-operative and mutual benefit associations and to define the powers and duties, and regulate the transaction of the business of all such corporations and associations doing business within this state," approved June 17, 1887, and the acts amendatory thereof, and as amended by act No. 246 of the public acts of 1903, and to repeal all acts and parts of acts inconsistent with the provisions of this act.	200
passed, February 28, and transmitted		banks and corporationsreported favorably, February 21, and placed on the general order, (file	
and referred to the secretary for printing and presentation to the governor		order of third reading of bins	28
155. A bill to amend section 144 of act No. 206 of the laws of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the public acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as added by act 97 of the public acts of 1899:  introduced by Mr. Jones, February 17, and referred to the committee on taxation		and referred to the secretary for printing and presentation to the gov-	
reported favorably, May 4, and placed on the general order. 1006 considered in committee of the whole, May 9, and placed on the order of third reading of bills. 1051 read third time, May 16, passed, given immediate effect. 1134 passage reconsidered, May 16, amended and passed. 1138-9 156. A bill to amend sections 34, 37 and 39 of act No. 187 of the public acts of 1887, entitled "An act to revise the laws providing for the incorporation of co- operative and mutual benefit associations, and to define the powers and duties, and regulate the transaction of the business of all such corporations and associations doing business within this state," approved June 17, 1887, and the acts amendatory thereof, and as amended by act No. 246 of the public acts of 1903, and to repeal all acts and parts of acts inconsistent with the provisions of this act: introduced by Mr. Fyfe, February 20, and referred to the committee on insurance. 1157. A bill to amend section 146 of chapter 29 of the compiled laws of 1897, re- lating to appeals to the supreme court from the circuit courts in chancery, the same being compiler's section 552: introduced by Mr. Brown, February 20, and referred to the committee on judiciary. 211 reported favorably, February 21, and placed on the general order, with- out printing. 220 considered in committee of the whole, February 28, and placed on the order of third reading of bills. 220 passed, February 28, given immediate effect and transmitted 226 returned, March 9, and referred to the secretary for printing and pre-	155.	A bill to amend section 144 of act No. 206 of the laws of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the public acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as added by act 97 of the public acts of 1899:	01
with the provisions of this act: introduced by Mr. Fyfe, February 20, and referred to the committee on insurance	156.	reported favorably, May 4, and placed on the general order considered in committee of the whole, May 9, and placed on the order of third reading of bills read third time, May 16, passed, given immediate effect. passage reconsidered, May 16, amended and passed	1008 1051 1134
the same being compiler's section 552: introduced by Mr. Brown, February 20, and referred to the committee on judiciary	157.	with the provisions of this act: introduced by Mr. Fyfe, February 20, and referred to the committee on insurance	211
order of third reading of bills		the same being compiler's section 552: introduced by Mr. Brown, February 20, and referred to the committee on judiciary reported favorably, February 21, and placed on the general order, with- out printing considered in committee of the whole, February 28, and placed on the	220
	F .	order of third reading of bills	286

	approved, March 10. (Enrolled No. 33.)	406
158.	approved, March 10. (Enrolled No. 33.)	
	solidate the laws relating to public instruction and primary schools, and to	
	repeal all statutes and acts contravening the provisions of this act," being section 4728 of the compiled laws of 1897:	
	section 4728 of the compiled laws of 1897:	• •
	introduced by Mr. Farr, February 20, and referred to the committee on	211
•	education and public schoolsreported favorably, February 23, and placed on the general order, (file	211
	No. 39)	249
	considered in committee of the whole, February 28, and placed on the	
	order of third reading of billspassed, February 28, and transmitted	281
	returned, April 24, and referred to the secretary for printing and pre-	289
	sentation to the governor	854
	sentation to the governor	944
159.	A bill to amend section 4 of act No. 53 of the public acts of 1901, entitled	
	"An act for the organization of corporate congregational churches:	
	introduced by Mr. Farr, February 20, and referred to the committee on	211
	religious and benevolent societiesreported favorably, March 9, and placed on the general order	387
	considered in committee of the whole, March 14, and placed on the order	00.
	of third reading of bills	434
	passed, March 14, given immediate effect and transmitted	438
	returned, April 24, and referred to the secretary for printing and presen-	054
	tation to the governorapproved, May 3. (Enrolled No. 83.)	85 <b>4</b> 96 <b>3</b>
160.	A bill to establish a State board of game commissioners and to define their	300
100.	powers and duties:	
	introduced by Mr. Traver, February 20, and referred to the committee on	
	gaming interests	211
161.	Joint resolution to provide for the relief of Smith Brothers & Company, a	
	corporation: introduced by Mr. Heine, February 20, and referred to the committee on	
	banks and corporations	212
	banks and corporationsreported favorably, March 22, and placed on the general order, (file No.	
	76)considered in committee of the whole, March 29, and placed on the order	517
	considered in committee of the whole, March 29, and placed on the order	600
	of third reading of billsnot passed, March 29, reconsidered and tabled	609 611
	taken up, April 26, amended, and referred to the committee on judiciary.	897
162.	A bill making appropriations for the purchase of books and other material	
	for the Michigan state library, and books and equipments for the Michigan	
	traveling libraries for the fiscal years ending June 30th, 1906, and June 30th, 1907 and to provide a tax to meet the same:	
	introduced by Mr. MacKay, February 20, and referred to the committee	
	on state library	212
	on state libraryreported, February 21, and referred to the committee on finance and ap-	
	propriationsreported favorably, March 16, and placed on the general order, (file No.	218
	reported favorably, March 16, and placed on the general order, (file No.	401
	considered in committee of the whole, March 22, and placed on the order	461
	of third reading of bills	518
	passed, March 22, given immediate effect and transmitted	525
	returned, May 17, and referred to the secretary for printing and presen-	
	tation to the governor	1172
162	A bill declaring it unlawful to make or enter into certain contracts, under-	1279
100.	standings or agreements, and to provide a punishment therefor:	
	introduced by Mr. Fyfe, February 21, and referred to the committee on	
•	state affairsreported, February 28, and ordered printed, (file No. 46)	227
	reported, February 28, and ordered printed, (file No. 46)	<b>286</b>
	reported substituted, April 6, substitute adopted and referred to the com-	676
	mittee on judiciaryreported favorably, April 20, and placed on the general order	832

	considered in committee of the whole, April 24, and placed on the order	
	of third reading of bills	859
	passed, April 26, given immediate effect and transmitted	900
	returned, June 6, and referred to the secretary for printing and presen-	
	tation to the governor	1491
	tation to the governor approved, June 17. (Enrolled No. 177.)	1631
164	A bill to amend section 8 of act No. 196 of the public acts of 1903, entitled	
104.	"An est to energy a seministing and defend the duties and normal and make	
	"An act to create a commission and define its duties and powers and make	
	an appropriation of money for the purpose of making an exhibit of the	
	various manufactures and products of the state of Michigan at the Louisi-	
	ana purchase exhibition at St. Louis, Missouri, in the year 1904, and to provide a tax to meet same," approved June 10th, 1903:	
	provide a tax to meet same," approved June 10th, 1903:	
	introduced by Mr. Fyfe, February 21, and referred to the committee on	
	state affairs	227
	state affairsreported substituted, May 3, and referred to the committee on finance	
	and appropriations	976
•	reported favorably, May 3, and placed on the general order	992
٠.	considered in committee of the whole, May 9, and placed on the order of	502
	thind making of bills	1051
	third reading of bills	1051
	passed, May 9, given immediate effect and transmitted	1057
	returned, June 1, and referred to the secretary for printing and presen-	
	tation to the governor	422-3
	approved, June 7. (Enrolled No. 157.)	1520
165.	A bill authorizing the appointment of a commission to ascertain and exactly	
	determine the position of Michigan's troops at the battle of Shiloh, pro-	
	viding for the erection of suitable monuments and markers, and making	
	an appropriation to pay for such monuments and markers, and the neces-	
	sary expenses of the members of the commission:	
ı		
	introduced by Mr. Sheldon, February 21, and referred to the committee	227
	on military affairsreported, February 28, and referred to the committee on finance and	221
		000
	appropriations	282
	reported substituted, May 3, and placed on the general order	975
	considered in committee of the whole, May 9, and placed on the order of	
	third reading of bills	1051
	passed, May 9, given immediate effect and transmitted	1057
166.	A bill to provide funds for the propagation and protection of birds and game	
	by licensing hunters:	
	introduced by Mr. Baird, February 21, and referred to the committee on	
	gaming interests	228
167	A bill to amend section 8 of act No. 206 of the public acts of 1893, entitled	
107.	"An not to movide for the appropriate of the public acts of root, entired	
	"An act to provide for the assessment of property and the levy and col-	
	lection of taxes thereon, and for the collection of takes heretofore and here-	
	after levied; making such taxes a lien on the lands taxed, establishing and	
	continuing such lien, providing for the sale and conveyance of lands delin- quent for taxes, and for the inspection and disposition of lands bid off to	
	the state and not redeemed or purchased; and to repeal act No. 200 of the	
	public acts of 1891 and all other acts and parts of acts in anywise contra-	
	public acts of 1891 and all other acts and parts of acts in anywise contravening any of the provisions of this act," said section being compiler's	
	section 3831 of the compiled laws of 1897:	
	introduced by Mr. Doherty, February 23, and referred to the committee	
	on tayation	252
	on taxationreported, March 1, and ordered printed for committee, (file No. 47)	296
160	A hill actallishing a list for supplies furnished and used for the support and	200
100.	A bill establishing a lien for supplies furnished and used for the support and	
	maintenance of persons who perform any labor or services in manufactur-	
	ing lumber or shingles in or about any lumber or shingle mill, or in cutting,	
	skidding, falling, hauling, scaling, banking, driving, running, rafting or	
	booming any logs, timber, cedar posts, telegraph poles, railroad ties, bark,	
	shingle bolts, stave bolts, staves, cord wood, pulp wood, hop poles, hoop	
	poles, veneering wood or any other forest products in this state or in haul-	
	ing any manufactured forest products from place of manufacture to place	
	where deposited for shipment by railroad or water or to any other place of	
	destination:	
	introduced by Mr. Moriarty, February 23, and referred to the committee	
	on judiciary	252

<b>16</b> 9.	A bill to provide for the keeping of the accounts of and the deposits of the public moneys of the county of Marquette, to require bonds for the safe keeping of such moneys, and to fix the kind of bond to be furnished in cer-	
	tain cases: introduced by Mr. Moriarty, February 23, and referred to the committee on state affairs	252
170.	A bill to prevent the importation from other states, and the spread within this state, of dangerous insects and dangerously contagious diseases affecting trees, shrubs, vines, plants, and fruits, and to repeal sections 5681 to 5706 of the compiled laws of 1897, act No. 144 of the public acts of 1899, act No. 206 of the public acts of 1903, and any other act or parts of acts that contravene the provisions of this act:	,
	introduced by Mr. Cropsey, February 23, and referred to the committee on agricultural interests.	252
	reported amended, March 9, and placed on the general order, (file No. 60). considered in committee of the whole, March 14, and placed on the order	385
	of third reading of bills	434 437
	to the governorrequest from House for return of, received April 11, and returnedre-received, April 18, amended, amendments concurred in, and referred to	684 714
171.	secretary for printing and presentation to the governor	790 1004
	years ending June 30, 1906, and June 30, 1907, and to provide for a tax to meet the same:	
•	introduced by Mr. Yeomans, February 23, and referred to the committee on industrial school for boys	253
	reported, March 15, and referred to the committee on finance and appropriations	447
	propriationsreported amended, April 13, and placed on the general order, (file No. 116)	752
	considered in committee of the whole, amended, April 18, and placed on	
	the order of third reading of bills	781 789
	for printing and presentation to the governor	1467 1630
172.	A bill to authorize the village of St. Clair Heights, in the county of Wayne, and state of Michigan, to borrow money and issue its bonds therefor, with which to purchase, construct and extend its water mains and install a sys-	
•	tem of public sewers for said village: introduced by Mr. Martindale, February 23, and referred to the committee	
173.	on cities and villages	253
	introduced by Mr. Doherty, February 23, and referred to the committee	0.50
	on cities and villagesreported favorably, February 23, rules suspended, passed, given imme-	253
	diate effect and transmittedreturned, February 27, and referred to the secretary for printing and pre-	255
174.	sentation to the governor	269 406
175.	on insurancereported, March 9, and ordered printed for committee, (file No. 63)  A bill to repeal an act providing for two voting precincts for the township	270 385
	of Portage, in the county of Houghton, and defining the limits thereof, providing for a new registration of the voters thereof, and determining who	gle

270 1018 1083	shall be inspectors of election therein, being act No. 308 of the local acts of the state of Michigan, for the year 1889: introduced by Mr. Smith, February 27, rules suspended, passed, given immediate effect and transmitted returned, May 4, and referred to the secretary for printing and presentation to the governor	176
270	of election therein: introduced by Mr. Smith, February 27, rules suspended, passed, given immediate effect and transmitted	177
	on wolves: introduced by Mr. Baird, February 27, and referred to the committee on gaming interests	178
271 907	amended; the same being compiler's section number 3612 of the compiled laws of 1897: introduced by Mr. Baird, February 27, and referred to the committee on judiciary reported, April 27, and referred to committee on federal relations 79. A bill to authorize the state board of agriculture to sell a certain tract of land belonging to the upper peninsula experiment station and to purchase a certain other tract of land for the use of the upper peninsula experiment	179
271 31: 350 350 510 610	station: introduced by Mr. Linsley, February 27, and referred to the committee on agricultural college. reported favorably, March 2, and placed on the general order, (file No. 54) considered in committee of the whole, March 7, and placed on the order of third reading of bills.  passed, March 7, motion to give bill immediate effect did not prevail. returned, March 22, and referred to the secretary for printing and pre- sentation to the governor. approved, March 29. (Enrolled No. 41)	180
271	of the Lake Superior ship canal and the participation of the United States government in the same: introduced by Mr. Mills, February 27, and referred to the committee on state affairs	
<b>?7</b> 2	81. A bill to amend section 1 of act No. 86 of the public acts of 1897, entitled "An act for the protection of certain fur-bearing animals," the same being section 5825 of the compiled laws of the year 1897: introduced by Mr. Moriarty, February 27, and referred to the committee on elections.	
	82. A bill to amend sections 10, 12, 14, 22, 26, 30, and 36 of act 190 of the public acts of 1891, entitled "An act to prescribe the manner of conducting and to prevent fraud and (deception) deceptions at elections in this state," as amended, being compiler's sections 3621, 3623, 3625, 3632, 3636, 3640, and 3646 of the compiled laws of 1897, as amended:	182
272 365	introduced by Mr. MacKay, February 27, ordered printed and referred to the committee on elections, (file No. 43)reported favorably, March 8, and placed on the general orderconsidered in committee of the whole, March 8, and placed on the order	
377 378	of third reading of bills	183
272 <b>383</b> -4	counties and townshipsreported amended, March 9, rules suspended, passed, title amended, given immediate effect and transmitted	
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184.	returned, March 13, and referred to the secretary for printing and presentation to the governor	418 460
185.	introduced by Mr. Van Akin, February 27, ordered printed and referred to the committee on roads and bridges, (file No. 44)	272 272
186.	mediate effect and transmitted	300 406
	tee on military affairs.  reported, March 15, and referred to the committee on finance and appropriations	278 445
	reported favorably, March 16, and placed on the general order	462 518
187.	passed, March 22, and transmitted	525 1547 1629
	introduced by Mr. Woodman, February 28, and referred to the committee on saline interests	278 364 383
	reported favorably, May 3, and placed on the general order	973 1050
188.	A bill to amend section 11 of chapter 311, the same being paragraph 11222 of the compiled laws of 1897:	1011
	introduced by Mr. Glasgow, February 28, and referred to the committee on judiciary reported favorably, April 12, and placed on the general order, (file No. 113) considered in committee of the whole, amended, April 18, and placed on the order of third reading of bills	279 741 781 788
189.	A bill to amend section 2 of act No. 108 of the public acts of 1889, being an act to provide for the incorporation of trust, deposit and security companies, approved May 23, 1889, being section 6157 of the compiled laws of	
	introduced by Mr. Van Akin, February 28, ordered printed and referred to the committee on banks and corporations, (file No. 45)reported favorably, May 17, and placed on the general orderconsidered in committee of the whole, May 23, and placed on the order	279 1165
	of third reading of bills	1237 1257 gle

190.	A bill to incorporate the village of Owendale, in the county of Huron, Michigan	
	introduced by Mr. Jenks, February 28, and referred to the committee on	
	cities and villages	27
	reported favorably, March 1, rules suspended, passed, given immediate	200
	effect and transmittedreturned, March 8, and referred to the secretary for printing and pre-	29
	sentation to the governor	37
101	approved, March 15. (Enrolled No. 28.)	44
191.	Joint resolution authorizing and empowering the state board of agriculture to reimburse members of the volunteer fire department of the state agri-	
	cultural college for losses incurred by fire, February 11, 1905.	
	introduced by Mr. Woodman, February 28, and referred to the committee	
	on agricultural collegereported, February 28, and referred to the committee on finance and ap-	27
	propriationsreported amended, March 2, rules suspended, passed, given immediate	28
	reported amended, March 2, rules suspended, passed, given immediate	91
	effect and transmittedreturned, March 9, and referred to the secretary for printing and pre-	31
	sentation to the governor	39
100	approved, March 23. (Enrolled No. 35.)	53
194.	'age of 15 years and to provide penalties for the violation thereof:	
	introduced by Mr. Ashley, February 28, and referred to the committee	
	on insurancereported, March 9, and ordered printed for committee, (file No. 64)	28 38
	reported favorably, May 16, and placed on the general order	112
	considered in committee of the whole, June 1, and re-referred to the	
193.	committee on insurance	140
100.	"An act to provide for the construction and maintenance of drains, and	
	the assessment and collection of taxes therefor, and to repeal all other laws	
	relating thereto," by adding thereto a new section to stand between sections 10 and 11 and to be known as section 10a.	
	introduced by Mr. Woodman, February 28, and referred to the committee	-20
104	on roads and bridges	28
134.	by so amending section 10 of article 10 as to provide for a board of county	
	auditors in the counties of Saginaw, Jackson, Washtenaw, Kent and Genesee:	
	introduced by Mr. Rumer, March 1, rules suspended, not passed, vote reconsidered and referred to the committee on judiciary	301
	reported amended, March 2, rules suspended, passed, title amended,	
	given immediate effect and transmitted	309
	returned, March 7, and referred to the secretary for printing. (Enrolled No. 26.)	354
195.	A bill to amend section 7 of act 44 of the public acts of 1899, being "An act	
	to provide for the publication and distribution of laws and documents, re-	
	ports of the several officers, boards of officers, and public institutions of this state now or hereafter to be published, and to provide for the replac-	
	ing of books lost by fire or otherwise, and to provide for the publication	
	and distribution of the official directory and legislative manual of the state of Michigan, and to repeal act No. 122 of the public acts of 1889, approved	
	May 31, 1889, act No. 20, of the public acts of 1889, approved March 19,	-
	1889, and all other laws or parts of laws contravening or inconsistent with	
	this act." introduced by Mr. Linsley, March 1, and referred to the committee on	
	agricultural college	302
	reported favorably, March 7, and placed on the general order, (file No.	347
	considered in committee of the whole, March 14, and placed on the order	)TI
	of the third reading of bills	433
	passed, March 14, and transmitted	434
	returned, May 1, and referred to the secretary for printing and presentation to the governor	94
	approved, May 4. (Enrolled No. 90.)	100-
196.	A bill to prohibit the selling of pools and the keeping of books or any other	
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	device for the purpose of recording, registering or receiving bets or wagers upon the results of any trial or contest of skill between horses or any other	
	animals taking place within this state and to provide a penalty for the violation therefor:	
	introduced by Mr. Cook (by request), March 1, and referred to the com-	200
	reported, March 23, and ordered printed for committee, (file No. 78)	302 547
197.	A bill to provide for the appointment, fixing the compensation, and defining	
	the duties of stenographer for the probate court for the county of Menominee, and for the taking and transcribing of testimony on examination of	
	persons charged with criminal offenses in the county of Menominee:	
	introduced by Mr. Mills, March 1, and referred to the committee on ju-	
	diciaryreported favorably, March 8, rules suspended, passed, given immediate	<b>30</b> 2
	effect and transmitted	363
	returned, March 9, and referred to the secretary for printing and pre-	
	sentation to the governor	393
	Senate requests return of, from governor, March 15received, March 15, rule 36 suspended, immediate effect reconsidered and	455
	not given, passage reconsidered and tabled	456
100	taken up, May 16, amended, passed and tabled	480
198.	A bill to amend act No. 190 of the public acts of 1891, as amended, entitled "An act to prescribe the manner of conducting and to prevent fraud and	
	deception at elections in this state," by adding two new sections thereto,	
	to stand as sections 49 and 50, providing for the election on the general	
	election ballot of a candidate of each political party for United States sen- ator:	
	introduced by Mr. Ashley, March 1, and referred to the committee on	
	elections	303
199.	A bill making appropriations for the Michigan school for the deaf for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to	
	meet the same:	
	introduced by Mr. Jenks, March 1, and referred to the committee on	
	school for the deafreported amended, March 23, and referred to the committee on finance	303
	and appropriations	537
	reported amended, April 5, and placed on the general order, (file No. 103)	651
	considered in committee of the whole, April 13, and placed on the order of third reading of bills	756
	passed, April 13, given immediate effect and transmitted	758
200.	A bill to exempt from assessment and taxation, land contracts, deeds of	
	trust, mortgages, promissory notes, and all agreements and promises to pay money, except bank notes circulating as money, and to prohibit any as-	
	sessing officer from taking any such papers into account in making assess-	
	ments in this state, and to repeal all acts or parts of acts in anywise con-	
	travening any of the provisions of this act: introduced by Mr. Doherty, March 1, and referred to the committee on	
	taxation	303
	reported, March 2, and ordered printed for committee, (file No. 55)	313
	reported favorably, March 22, and made a special order for April 5, at	499
	3 o'clock p. mtaken from special order, March 27, and placed on the general order	555
001	considered in committee of the whole, March 28, and tabled	<b>58</b> 0
201.	A bill to amend sections 4, 5, 21, 36, 37, 39, 41, 42, 43, 45, 46, 47 and 92 of the charter of the city of Ionia as enacted by act No. 219 of the laws of	
	1873, entitled "An act to incorporate the city of Ionia," and the amend-	
	ments thereof:	
	introduced by Mr. Ycomans, March 1, and referred to the committee on	303
	cities and villagesreported amended, March 8, rules suspended, passed, title amended,	
	given immediate effect and transmitted	365-6
	returned, March 16, and referred to the secretary for printing and pre-	490
	sentation to the governor	497
202.	A bill to authorize the village of Baraga, in the county of Baraga, state of	
	Michigan, to borrow money and issue bonds therefor to the amount of	gle

	\$40,000, for the purpose of constructing and establishing a water-works	
	system and an electric light plant:	
	introduced by Mr. Moriarty, March 2, rules suspended, passed, given immediate effect and transmitted	32
	returned, March 8, and referred to the secretary for printing and pre-	024
	sentation to the governor	37
	sentation to the governor	49
	received, March 22, rule 36 suspended, immediate effect reconsidered and	£1:
ഹാ	not given, passage reconsidered and tabled	51.
200.	otherwise disposing of, or bringing into the state for the purpose of selling,	
	giving away, or otherwise disposing of, cigarettes, or cigarette paper, or	
	any substitute therefor, to provide a penalty therefor, and to provide for	
	the dissemination of knowledge concerning the deleterious effects of using	
	cigarettes:	
	introduced by Mr. Baird, March 2, and referred to the committee on ju-	320
	diciaryreported substituted, March 2, motion to suspend rules did not prevail,	321
	and referred to the committee on federal relations	32
	reported. April 19, and referred to the committee on judiciary	79
	reported, April 20, and ordered printed, (file No. 121)	82
204.	A bill to amend section 14 of act 123 of the public acts of 1879, entitled "An	_
	act to establish an institution under the name and style of the Michigan	
	reform school for girls," approved May 31, 1879, the same being compiler's	
	section 2214 of the compiled laws of 1897:	
	introduced by Mr. Hayden, March 2, and referred to the committee on	329
OUE	industrial home for girls	328
200.	A bill to amend section 1 of act No. 112 of the public acts of 1885, entitled "An act to secure the minority of stockholders, in corporations organized	
	under general laws the nower of electing a representative membership in	
	under general laws, the power of electing a representative membership in boards of directors," the same being section 8553 of the compiled laws of	
	1897, as amended by act No. 223 of the public acts of 1903, approved June	
	18, 1903:	
	introduced by Mr. Cropsey, March 2, and referred to the committee on	900
	banks and corporationsreported favorably, March 9, and placed on the general order, (file No.	329
	reported lavorably, March 9, and placed on the general order, (the No.	385
	considered in committee of the whole, March 14, and placed on the order	000
	of third reading of bills	433
	passed, March 14, and transmitted	436
	returned, April 10, given immediate effect, and referred to the secretary	=00
	for printing and presentation to the governor	703 794
000	approved, April 19, (Enrolled No. 69.)	134
200.	A bill to amend sections 3, 4, 7, 9, 13, 14 and 24 of an act, entitled "An	
	act to amend the laws relative to supplying the city of Detroit with pure and wholesome water," approved February 14th, 1853, as amended, and to	
	repeal all acts and parts of acts inconsistent therewith:	
	introduced by Mr. Ashley, March 3, ordered printed and referred to the	
	committee on cities and villages, (file No. 57)	336
207:	A bill to repeal act No. 336 of the local acts of 1903, entitled "An act to di-	
	vide the township of Crystal Falls, Iron county, Michigan, into two election	
	districts and to provide for conducting elections therein." introduced by Mr. Moriarty, March 6, rules suspended, passed, given im-	
	mediate effect and transmitted	340
	returned, March 8, and referred to the secretary for printing and pre-	
	sentation to the governor	374
	approved, March 15. (Enrolled No. 27.)	441
208.	A bill to amend sections 28 and 42 of act No. 173 of the public acts of Mich-	
	igan of the year 1855, being an act entitled "An act to amend chapter 93	
	of the revised statutes of 1846, entitled 'Of courts held by justices of the peace,'" being sections 731 and 745 of the compiled laws of Michigan for	
	the year 1897:	
	introduced by Mr. Mills, March 6, and referred to the committee on ju-	
	diciary	341
	reported amended, May 23, and placed on the general order	1221
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	considered in committee of the whole, May 31, and placed on the order of third reading of bills	1340
209.	passed, June 1, and transmitted	1355
210.	affairsreported, March 14, and ordered printed for committee, (file No. 69)  A bill to regulate the introduction of evidence in actions brought for the re-	348 433
	covery of damages for libel: introduced by Mr. Brown, March 7, and referred to the committee on judiciary	348
	reported favorably, March 8, and placed on the general order, without	
	considered in committee of the whole, March 9, and placed on the order of third reading of bills	364 398
	passed, March 9, given immediate effect and transmittedreturned, April 27, and referred to the secretary for printing and pre-	401
	sentation to the governor	920 1004
211.	A bill relative to the Michigan Pioneer and Historical Society, making appropriation therefor and providing a tax to meet the same, for the fiscal years ending June 30, 1906, and June 30, 1907:	1001
	introduced by Mr. Glasgow (by request) March 7, and referred to the com-	0.40
	mittee on education and public schoolsreported March 16, and referred to the committee on finance and appropri-	348
	reported, substituted, April 5, and placed on the general order, (file No. 102)	465 651
	considered in committee of the whole, April 11, and placed on the order of third reading of bills	723
	passed, April 11, given immediate effect and transmitted	725
	returned amended, April 27, concurred in and referred to the secretary for printing and presentation to the governor	918
212.	approved, May 4. (Enrolled No. 92.)	1004
	and the additions thereto and the subdivisions thereof, and to establish such new plat as the legal plat of the said village of Decatur:	
	introduced by Mr. Woodman, March 7, and referred to the committee on	240
	cities and villagesreported amended, March 8, rules suspended, passed, given immediate	349
	effect and transmittedreturned, March 22, and referred to the secretary for printing and pre-	362
	sentation to the governor	510 616
213.	A bill to amend section 5 of chapter 281 of the compiled laws of 1897, being compiler's section 10117 of said compilation, as the same was amended by	
	act 148 of the public acts of 1897, relative to the survival of actions, approved	212
	May 19, 1897introduced by Mr. MacKay, March 7, and referred to the committee on	313
	reported favorably, March 16, and placed on the general order, (file No.	349
	considered in committee of the whole, March 22, and placed on the order of third reading of bills	461 518
014	passed, March 22, given immediate effect and transmitted	525
214.	A bill providing for a tax to be levied upon life insurance companies doing business in this state, and not deriving corporate existence from its laws: introduced by Mr. Doherty, March 7, and referred to the committee on	
	introduced by Mr. Doherty, March 7, and referred to the committee on insurance	354
	reported, March 30, and ordered printed for committee, (file No. 98) reported favorably, April 11, and placed on the general order	621 707
	considered in committee of the whole, April 18, and re-referred to the	780
215.	committee on insurance	100
	establish a home and training school for the feeble minded and epileptic, and making an appropriation for the same," as amended, by adding thereto	
	a new section to be known as section 30:	

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	introduced by Mr. Drown, March 8, and referred to the committee on	276
	reported favorably, March 23, and placed on the general order, (file No.	376
	80)considered in committee of the whole, March 27, and placed on the order	535
	of third reading of bills	566
	passed, March 28, and transmitted	582
	returned amended, May 10. concurred in and referred to the secretary for printing and presentation to the governor	1075
	approved, May 17. (Enrolled No. 112.)	1184
216.	A bill to amend section 6 of chapter 83 of the revised statutes of 1846, en-	
	titled "Of marriage and the solemnization thereof," said section being compiler's section 8593 of the compiled laws of 1897, as last amended by act No.	
	247 of the public acts of 1899:	
	introduced by Mr. Brown, March 8, and referred to the committee on judiciary	376
	judiciary reported favorably, March 23, and placed on the general order, (file No.	
	considered in committee of the whole, March 27, and placed on the order	53 <del>4</del>
	of third reading of bills	566
	passed, March 28, and transmittedreturned, May 17, and referred to the secretary for printing and presen-	581
	tation to the governor	1174
~-	approved, May 24. (Enrolled No. 122.)	1279
217.	A bill to prevent the increase of the dependent and defective classes: introduced by Mr. Brown, March 8, and referred to the committee on	
	judiciary	376
218.	A bill to provide for the compulsory education of children, for penalties for failure to comply with the provisions of this act, and to repeal all acts or	
	parts of acts conflicting with the provisions of the same:	
	introduced by Mr. Hayden (by request) March 8, and referred to the committee on education and public schools	376
	reported amended, April 11, and placed on the general order, (file No.	310
	111)	710
	considered in committee of the whole, amended, April 18, and placed on the order of third reading of bills	781
	passed, April 18, and transmitted	788
	re-received, May 4, and ordered printed for the Housereturned amended, May 25, not concurred in and conference requested1	1018 313 <del>-4</del>
	re-received June 1, rule 36 suspended, vote by which Senate asked for con-	
	ference reconsidered, vote by which Senate refused to concur in House amendments reconsidered, amendments concurred in and referred to	
	the secretary for printing and presentation to the governor1	376-7
910	approved, June 13. (Enrolled No. 166.)	1620
219.	township, in the county of Oakland, to disorganize school district No. 2 in	
	said township, and apportion the property embraced within said district	
	among the adjoining districts, and to repeal act No. 428 of the local acts of 1901, entitled "An act to restore school district No. 2 of Waterford town-	
	ship, in the county of Oakland, in the State of Michigan, to part of its original	
	boundary lines, and add new territory thereto." introduced by Mr. Seeley, March 8, and referred to the committee on	
	education and public schools	376
	reported favorably, March 22, rules suspended, passed, given immediate effect and transmitted	499
	returned, March 27, and referred to the secretary for printing and pre-	
	sentation to the governor	563 640
220.	approved, March 30. (Enrolled No. 56.)	0.00
	by amending article 10 thereof by adding thereto a new section, to stand between sections 6 and 7 and to be known as section 6a, empowering the	
	reimbursement of circuit judges for certain expenses:	
	introduced by Mr. Woodman, March 8, and referred to the committee on	380
221.	constitutional amendments	960
	chapter 280, referring to the consolidation, reference and transfer of causes:	

	introduced by Mr. Moriarty, March 9, and referred to the committee on	
	judiciaryreported favorably, June 1, and placed on the general order without	398
	printing.  considered in committee of the whole, June 1, and placed on the order	1384
	of third reading of bills	1409 1416
222.	passed, June 1, and transmitted	
223.	mediate effect and transmitted	398
004	cities and villages	396
224.	A bill to provide for the assessment of the property of railroad companies, union station and depot companies, sleeping car companies, express companies, telegraph companies, telephone companies, car loaning companies, stock car companies, refrigerator car companies and fast freight line companies, and for the levy of taxes thereon by a state board of assessors, and for the collection of such taxes:	
	introduced by Mr. Seeley, March 9, ordered printed, and referred to the	
225.	A bill to provide for the creation of a board of county auditors for the county of Kent, to prescribe the powers and duties of its members and to provide	396
	for their compensation: introduced by Mr. Fyfe, March 9, and referred to the committee on counties	
	and townships	396
	reported substituted, March 28, and placed on the general order, (file No. 85)	573
	considered in committee of the whole, April 4, amended and placed on	
	the order of third reading of bills	646 659
	returned amended, April 6, amendment concurred in and referred to the secretary for printing and presentation to the governor	683
226.	approved, April 19. (Enrolled No. 66.)	794
	and the licensing of hunters in the state of Michigan: introduced by Mr. Traver, (by request) March 9, and referred to the	005
227.	committee on gaming interests.  A bill to amend section 1 of act 149 of the public acts of 1893, being section 4262 of the compiled laws of 1897, entitled "An act to provide for a county and township system of roads, and to prescribe the powers and duties of the officers having charge thereof:"	397
	introduced by Mr. Jenks, March 9, and referred to the committee on roads	005
	and bridgesreported favorably, April 26, and placed on the general order, (file No. 126)	397
	considered in committee of the whole, May 2, and placed on the order of third reading of bills	892 954
	passed, May 2, and transmittedreturned amended, June 1, concurred in and referred to the secretary	957
	for printing and presentation to the governor	1421 1620
228.	A bill to amend section 2 of act 196 of the public acts of 1893 as amended by act No. 223 of the public acts of 1895, being an act, entitled "An act to regulate the possession, use, transportation and sale of fish and game:" introduced by Mr. Paird, March 9, ordered printed, and referred to the	- 5-21
	committee on fisheries, (file No. 66)	397
229.	A bill to regulate and license the use of firearms in hunting for and killing	
	deer and all other kinds of birds and game protected by the laws of this	

introduced by Mr. Baird, March 9, ordered printed, a	nd referred to the	
committee on judiciary, (file No. 67)		397
of the state of Michigan relative to elections:	of the constitution	
introduced by Mr. Traver, March 14, and referred to	the committee on	
constitutional amendments		430
reported favorably, May 9, and placed on the general ord	ler, (file No. 152)	1037
considered in committee of the whole, May 16, and table	ied	1142
231. A bill for the protection of wild bird life:		
introduced by Mr. Traver, March 14, and referred to	the committee on	490
gaming interests.  232. A bill to regulate the practice of veterinary medicine and	d currery in all its	430
various branches in the state of Michigan, providing for	registration duties	
of the county clerk and penalites for violation thereof:		
introduced by Mr. Russell, March 14, and referred to	the committee on	
state affairs		430
reported, April 6, and ordered printed for committee,		676
reported, substituted with Senate bill No. 250, and pla	ced on the general	1001 0
orderconsidered in committee of the whole, May 16, and pl	logad on the anden	1091-2
of third reading of bills	aced on the order	1150
passed, May 16, given immediate effect and transmitted	l	
233. A bill to provide for the incorporation of Knights of Pyth	ias associations:	
introduced by Mr. Ashley, March 14, and referred to	the committee on	
banks and corporations		430
reported favorably, March 23, and placed on the general of	order, (file No. 81).	535
considered in committee of the whole, March 27, and p	laced on the order	566
of third reading of billspassed, March 28, given immediate effect and transmitt		582
returned, April 25, and referred to the secretary for		
sentation to the governor	F	877
sentation to the governor		964
234. A bill to amend section 8 of chapter 232 of the compiled	laws of 1897 with	
reference to divorce, and being compiler's section 8623:	; 	
introduced by Mr. MacKay, March 14, and referred on judiciary	to the committee	431
reported favorably, March 28, and placed on the gener	ral order. (file No.	20-
0.01		573
considered in committee of the whole, April 4, and pl	aced on the order	
of third reading of bills		646
passed, April 5, given immediate effect and transmitt	ed	658
returned amended, May 10, concurred in and referred for printing and presentation to the governor	1 to the secretary	1073-4
approved, May 23. (Enrolled No. 110.)		1247
235. A bill to authorize school district No. 1, township of Gro	sse Pointe, county	
of Wayne, state of Michigan, to borrow money and issue	bonds therefor in	
the sum of \$15,000, to be used in the erection of a school b	uilding, furnishing	
same, and purchase of a site therefor:	a the committee on	
introduced by Mr. Martindale, March 14, and referred to	) the committee on	431
education and public schoolsreported favorably, March 30, rules suspended, passed	. given immediate	
effect and transmitted		540
returned, April 12, and referred to the secretary for prin	iting and presenta-	
tion to the governor		(33
approved, April 19. (Enrolled No. 70.)	to movide for the	794
236. A bill to establish a state reformatory prison for women, location, erection and maintenance thereof and making	w provide for the	
therefor:	, an appropriation	
introduced by Mr. Jones, March 14, and referred to	the committee on	
state affairs		440
237. A bill to make the office of sheriff of Kent county a salari	ed office, to fix the	
salary of under sheriff, to provide for determining the	number of deputy	
sheriffs, and fixing their compensation, and to regulate	me management	
of the sheriff's office: introduced by Mr. Fyfe, March 15, and referred to	the committee on	
counties and townships	was commissioned on	452

	reported favorably, March 16, and placed on the general order, (file No.	
	considered in committee of the whole. March 22, and laid on the table	464 519
	taken up, March 28, and placed on the general order	575
	considered in committee of the whole, March 29, and placed on the order	
	of third reading of billspassed, March 29, and transmitted	610 611
•	returned, March 30, and referred to the secretary for printing and presenta-	. 011
	tion to the governor	630
000	approved, April 6, Enrolled No. 62.)	666
238.	A bill to regulate the manner of doing business of insurance companies in the state of Michigan and to prevent the formation of compacts, combinations	
	and trusts for certain purposes between them and providing penalties for	
	the violations of the provisions of the same.	
	introduced by Mr. Peek, (by request) March 15, and referred to the com-	452
	mittee on insurancereported, March 30, and ordered printed for committee, (file No. 96)	621
239.	A bill to amend act No. 128 of the public acts of 1899, entitled "An act to	
	authorize the consolidation of street railways, electric light and gas light	
	companies, or any two thereof," approved June 15, 1899, as amended by act No. 10 of the public acts of 1901, and by act No. 50 of the public acts	
	of 1903, by amending sections 1 and 2 of said act No. 128 of the public acts	
	of 1899, and adding to it two new sections, to stand as sections 3 and 4 thereof;	
	said new section 3 providing for the appraisal of the value of the stock of	
	shareholders who may be dissatisfied with the terms of the consolidation agreement and refuse or neglect to convert their stock into the stock of the	
	consolidated company, and the payment to them of such appraised value,	
	and said new section 4 restricting the application of said act to certain counties	
	in the state. introduced by Mr. Cropsey, March 15, rules suspended, passed, given	
	immediate effect and transmitted	452
	returned amended, March 16, amendments concurred in and referred	
	to the secretary for printing and presentation to the governor	476
	rule 36 suspended, March 23, immediate effect reconsidered and not given, passage reconsidered, amended, passed, given immediate effect and	
	retransmitted	531
	Senate requests return of from House, April 6	667
	received, April 6, rule 36 suspended, immediate effect reconsidered and not given, passage reconsidered, the Senate recedes from its amend-	
•	ments and tabledrequest for return of, from House, received April 27, taken from table	688
	request for return of, from House, received April 27, taken from table	091
240.	and returned	931
	ing and special purposes and for current expenses for the fiscal years ending	
	June 30, 1906, and June 30, 1907:	
	introduced by Mr. Hayden, March 15, and referred to the committee on industrial home for girls	453
	industrial home for girlsreported amended, April 6, and referred to the committee on finance and	
	reported amended, April 11, and placed on the general order, (file No.	671
	110)	708
	considered in committee of the whole, April 13, and placed on the order	
	of third reading of bills	756 760
	passed, April 13, given immediate effect and transmittedreturned amended, May 10, and referred to the committee on finance and	700
	appropriations	074–5
	reported, May 11, House amendments not concurred in and request House	100 9
	for conference committee	1131
	conference committee appointedre-received June 7, rule 36 suspended, vote by which Senate asked for	
	committee of conference reconsidered, vote by which Senate refused	
	<ul> <li>to concur in the House amendments to the bill reconsidered, amendments concurred in and referred to the secretary for printing and pre-</li> </ul>	
	sentation to the governor	1590
0.45	approved. June 16. (Enrolled No. 221.)	1629
241.	A bill to revise and amend act No. 114 of the public acts of 1899, being an act,	-
	11	ole

199, being an act,
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	of a state agricultural and horticultural experimental station in the Upper Peninsula, and to make an appropriation therefor:"	
	introduced by Mr. Moriarty, March 16, and referred to the committee on state affairs.	472
242.	A bill to regulate the treatment and control of dependent, neglected and delinquent children under the age of sixteen years; to establish juvenile courts throughout the state to regulate the practice in such courts; to provide for the appointment of probation officers; to prohibit the commitment to any jail or police station in which habitual criminals are confined of any child under the age of 14 years; to impose certain duties upon the state board of corrections and charities:	
	introduced by Mr. Linsley March 16, and referred to the committee on judiciary	472 498
243.	the registration of electors and enrollment of parties, for political commit- tees, and for the punishment of any violation thereof:	
	introduced by Mr. Brown, March 16, ordered printed and referred to the committee on elections, (file No. 75)	473 967 1250
244.	of third reading of billsread third time, June 1, and further consideration indefinitely postponed. A bill relative to the acceptance and transportation of freight by railroads, in certain cases, whether operated by steam, electricity or other motive	1406 _1411
	power: introduced by Mr. Secley, March 16, and referred to the committee on railroads	480
245.	A bill to provide for counting and canvassing the votes cast at elections in the city of Detroit by a central counting board; to regulate and protect such count and canvass and to punish offenses committed thereat; and to repeal all acts and parts of acts in conflict herewith:	•
	introduced by Mr. Ashley, March 22, rules suspended, passed, given immediate effect and transmittedreturned, March 23, and referred to the secretary for printing and presen-	493
248	tation to the governor	54 590
<b>24</b> 0.	nominee county: introduced by Mr. Mills, March 22, rules suspended, passed, given im-	
0.45	mediate effect and transmittedreturned, March 23, and referred to the secretary for printing and presentation to the governorapproved, March 29. (Enrolled No. 54.)	490 54 610
247.	A bill to amend section 1 of an act, entitled "An act to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, in the holding of courts and relative to the continuance of suits," approved March 8, 1865, as amended by act No. 208 of the public acts of 1881; as amended by act No. 77 of the public acts of 1893; as amended by act No. 185 of the public acts of 1893, being section 4880 of Miller's compiled laws of 1897, as amended by act No. 254 of the public acts of 1903:	
	introduced by Mr. Jones, March 22, and referred to the committee on banks and corporations.	51
	reported favorably, March 22, and placed on the general order for today considered in committee of the whole, March 22, and placed on the order of third reading of bills	51°
	passed, March 22, given immediate effect and transmitted	52 56 61
248.	approved, March 29. (Enrolled No. 58.)	01,

240	introduced by Mr. Seeley, March 22, and referred to the committee on gaming interests reported favorably, April 5, rules suspended, passed, and transmitted returned, April 12, and referred to the secretary for printing and presentation to the governor approved, April 19. (Enrolled No. 71.).  A bill to amend act No. 206 of the public acts of 1893, approved June 1,	513 661 744 794
210.	1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes here-tofore and hereafter levied; making such taxes a lien on the land taxed establishing and continuing such lien, providing for the sale and convey-ance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the public acts of 1891 and all other acts and parts of acts in anywise contravening any of the provisions of this act," the same being compiler's sections 3824 to 3962, inclusive:  introduced by Mr. Baird, March 22, and referred to the committee on taxation.	514
	reported favorably, March 28, and placed on the general order, (file No. 84)	574
<b>250.</b>	considered in committee of the whole, April 11, and tabled	723
	penalty for violation of the same; and to repeal act No, 191 of the public acts of 1899, entitled "An act to protect the professional title and degrees of veterinary surgeon, doctor of veterinary medicine and surgery, and veterinarian, and their abbreviations, and to restrict the use of such titles and their abbreviations to regular graduates of recognized colleges or schools of veterinary medicine and surgery and those having passed a satisfactory examination before a state veterinary board; to create a state veterinary board for registration of veterinary surgeons, doctors of veterinary medicine and surgery, and veterinarians," excepting sections 1 and 2 of said act:	
	introduced by Mr. Ely, March 22, and referred to the committee on state affairs	514
251.	reported, April 6, and ordered printed for committee, (file No. 107) (See Senate bill No. 232.)  A bill to amend section 11226 of chapter 311 of the compiled laws of 1897,	675
	fixing the fees of justices of the peace in civil cases: introduced by Mr. Linsley, March 22, and referred to the committee on judiciary	514
252.	A bill to provide by direct vote in the county of Bay for nominations at primary elections of candidates of political parties, for election to public offices, to regulate and protect such primary elections, and to punish offenses committed thereat; and to provide for counting and canvassing the votes cast thereat:	
	introduced by Mr. Heine, March 22, and referred to the committee on elections	515
253.	reported, March 23, and ordered printed for committee, (file No. 90)  A bill to authorize the township of South Haven, in the county of Van Buren and state of Michigan, to borrow money and issue its bonds therefor for the purpose of building and repairing bridges across the north and south branches of Black river and Deerlick creek, in said township, and to provide a tax for the payment of said bonds and the interest thereon:	546
١.	introduced by Mr. Cropsey (for Mr. Woodman), March 22, and referred to the committee on counties and townshipsreported favorably, March 23, rules suspended, passed, transmitted	515 534
	returned, March 23, given immediate effect and referred to the secretary	
	returned. March 23, given immediate effect and referred to the secretary for printing and presentation to the governor	S151

	approved, March 29. (Enrolled No. 53.)	616
<b>254</b> .	A bill to authorize and empower the construction and maintenance, by ri-	
	parian owners upon the Menominee river, within the state of Michigan,	
	of so much of, a dam, or dams, as may be within the limits of said state,	
	to form a part of a dam or dams to the Wisconsin bank of said river:	
	introduced by Mr. Mills, March 23, rules suspended, passed, given im-	-00
	mediate effect and transmitted	530
	returned, March 27, and referred to the secretary for printing and pre-	200
	sentation to the governor	562
055	approved, March 30. (Enrolled No. 55.)	640
255.	A bill to regulate warehouses and to provide for and regulate the inspection,	
	weighing, handling, care and protection of grain, hay, beans, seeds and	
	other farm products, the establishment of grades, the establishment of a	
	board of appeals for the inspection of grain, hay, beans, seeds and other farm products, and prescribing its duties and to provide for and regulate	
	the disposition of receipts from said inspection:	
	introduced by Mr. Woodman, March 23, and referred to the committee	
		545
256	on agricultural interests	0.0
200.	"An act to provide for the election of a board of county canvassers, to	
	prescribe the term of office and the powers and duties thereof," as amended	
	by act No. 125 of the public acts of 1897, and act No. 224 of the public	
	acts of 1899, and act 67 of the public acts of 1901, the same being section	
	3665 of the compiled laws of 1897:	
	introduced by Mr. Martindale, March 23, and referred to the committee	
	on elections	545
	reported lavorably, March 27, and placed on the general order, (lie No.	
	79). considered in committee of the whole, March 28, and placed on the order	567
	considered in committee of the whole, March 28, and placed on the order	
	of third reading of bills	579
	passed, March 28, and transmittedreturned, March 30, given immediate effect and referred to the secretary	583
	returned, March 30, given immediate effect and referred to the secretary	con
	for printing and presentation to the governor	633
~~=	approved, April 6. (Enrolled No. 61.)	666
257.	A bill to amend section 1 of chapter 32 of act No. 215 of the public acts of 1895,	
	entitled "An act to provide for the incorporation of cities of the fourth class,"	
	approved May 27, 1895, said section being compiler's section 3338 of the compiled laws of 1897:	
	introduced by Mr. Brown, March 23, and referred to the committee on	
	cities and villages	545
	reported favorably, March 28, and placed on the general order (file No.	0.10
	87)	572
	considered in committee of the whole, April 4, and placed on the third	
	reading of bills	645
	passed, April 5, given immediate effect and transmitted	658
	returned, May 3, and referred to the secretary for printing and presenta-	
	tion to the governor	990
	approved May 10. (Enrolled No. 105.)	1083
258.		
	entitled "An act authorizing school district boards, boards of trustees of	
	graded schools, and boards of education in cities to establish and maintain	
	day schools for the deaf, and authorizing payment therefor from the general	
	fund:"	
	introduced by Mr. Jenks, March 23, and referred to the committee on	545
	school for the deafreported substituted, May 18, and placed on the general order, (file No.	O-T-U
	170)	192-3
	considered in committee of the whole, May 25, substitute offered and	
	adopted and placed on the order of third reading of bills	1322
	passed, June 1, given immediate effect and transmitted	1354
	returned, June 6, and referred to the secretary for printing and presenta-	
	tion to the governor	1469
	approved, June 16. (Enrolled No. 170.)	1625
259.	approved, June 16. (Enrolled No. 170.)	
	school district boards, boards of trustees of graded schools and boards of	

	education in cities to establish and maintain day schools for the deaf, and authorizing payment therefor from the general fund," introduced by Mr. Jenks, March 23, and referred to the committee on	F 4 F
260.	school for the deaf	545
	made: introduced by Mr. Yeomans, March 23, and referred to the committee	
261.	on state affairsreported, April 5, and ordered printed for committee, (file No. 105) A bill to make an appropriation for designating by monuments the locations	546 653
	occupied by the Second, Fighth, Twelfth, Fiftcenth, Seventeenth, Twentieth and Twenty-seventh regiments of Michigan infantry, and the batteries G and H, First Michigan artillery, who participated in the campaign and seige of Vicksburg, within the Vicksburg National Military Park, and providing for the erection of the same:	
	introduced by Mr. Ashley for Mr. Van Akin, March 23, and referred to	546
	the committee on military affairs reported, April 4, and referred to the committee on finance and appropriations	642
	reported amended, May 16, and placed on the general order, (file No. 164).1 considered in committee of the whole, May 23, and placed on the order of third reading of bills	.124–5 1235
	passed, May 23, title amended, given immediate effect and transmitted returned, June 7, and referred to the secretary for printing and presenta-	1241
262.	tion to the governor	1559 1626
	entitled "An act to define what shall constitute fraternal beneficiary societies, orders or associations; to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing acts inconsistent therewith:"	
	introduced by Mr. Ashley, March 23, and referred to the committee on	546
	reported, March 30, and ordered printed for use of the committee (file No 97)	621
263.	A bill to amend section 1 of an act, entitled "An act to create a board of jury commissioners, consisting of seven persons, for courts of record in the county of Wayne, and to repeal act No. 95 of the public acts of 1887, as amended by act No. 42 of the public acts of 1891, and all other acts and parts of acts contravening the provisions of this act," being act No. 204 of the public acts of 1893, as amended by act 129 of the public acts of 1899 and act 211 of the public acts of 1901:	
	introduced by Mr. MacKay, March 27, rules suspended, passed, given immediate effect and transmitted	564
	returned, March 29, and referred to the secretary for printing and presentation to the governor	607
264.	approved, April 12. (Enrolled No. 60.)	748
	Roscommon county: introduced by Mr. Doherty, March 27, and referred to the committee on	r.0.F
	fisheriesreported favorably, May 3, sules suspended, passed, and transmittedreturned amended, May 17, concurred in and referred to the secretary	565 977 171 0
265.	for printing and presentation to the governor	1514
	lake, Kalamazoo and Barry counties, Michigan: introduced by Mr. Cropsey, March 27, and referred to the committee on fisheries	565
	reported favorably, April 6, rules suspended, passed, given -immediate effect and transmitted.	
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1101	returned, may 11, and referred to the secretary for printing and pre-	
1101 1185	sentation to the governor.  approved, May 18. (Enrolled No. 118.).  Joint resolution proposing an amendment to article IV of the constitution of this state by adding a section thereto relative to the ownership of street railways by the city of Detroit or townships bordering upon the corporate limits of said city:	266
565	introduced by Mr. Ashley, March 27, and referred to the committee on judiciary	
	A bill providing for an appropriation for the employment by the insurance commissioner of Michigan of an actuary for the purpose of investigating and reporting on the subjects of old-age pension insurance, and to ascertain the probable cost thereof and the amount of poll-tax necessary to the maintenance of an old-age pension insurance system by the State of Michigan: introduced by Mr. Fyfe, March 28, and referred to the committee on	267
577 622	insurance. reported amended, March 30, and referred to the committee on finance	
368		268
577	called Sunday. introduced by Mr. Baird, March 28, and referred to the committee on	
587	religious and benevolent societies	
634 634	considered in committee of the whole, March 30, and placed on the order of third reading of billsread third time, March 30, amendment not received, passed and tabled	
641	taken up, April 4, given immediate effect and transmitted	269
577	introduced by Mr. Linsley, March 28, and referred to the committee on judiciary	270
	entitled, "An act to provide for the indeterminate sentence and for the dis- position, management and release of criminals under such sentence, and for the expense attending the same:"	
577	introduced by Mr. Rumer, March 28, and referred to the committee on judiciary	071
	A bill to provide for the appointment, in each county of this state, of an advisory agent in the matter of pardons and paroles, to prescribe his powers and duties and fix his compensation, and to repeal act No. 150 of the public acts of 1893, entitled "An act to provide for the establishment and maintenance of a pardoning board, prescribing the powers and duties and repealing all acts and parts of acts in conflict therewith," and the acts amendatory thereto, and all other acts and parts of acts contravening the provisions of this act:	271
577	introduced by Mr. Rumer, March 28, ordered printed, and referred to the committee on judiciary, (file No. 89)	272
	murrers and dilatory pleas, and to provide for the review of decisions thereon by the supreme court:	_,_
578 965	introduced by Mr. MacKay, March 28, and referred to the committee on judiciary	
1029	considered in committee of the whole, May 8, and placed on the order of third reading of bills.	
1054	passed, May 9, given immediate effect and transmittedreturned, June 7, and referred to the secretary for printing and presen-	
1596 1632	tation to the governor	
	. A bill to incorporate the city of Coleman, in the county of Midland, as a city of the fourth class, and to repeal all acts or parts of acts relative to the incorporation of the village of Coleman:	2/3
	· ·	

	introduced by Mr. Heine, March 28, rules suspended, passed, given immediate effect and transmitted	587 587
074	sentation to the governor approved, March 29. (Enrolled No. 59.).  A bill to authorize the village of Hubbell, in the county of Houghton, to	617
274.	A bill to authorize the village of Hubbell, in the county of Houghton, to raise money by the issue of bonds for the construction of a water-works	
	in said village, and its use therefor:	
	introduced by Mr. Doherty (for Mr. Smith), March 28, and referred to	E#0
275.	A bill to regulate the treatment and control of dependent, neglected and	578
	delinquent children, and to establish juvenile courts:	
	introduced by Mr. Cropsey, March 28, ordered printed and referred to	
	the committee on judiciary, (file No. 91)	578 735
	reported amended, April 12, and placed on the general order	100
	of third reading of bills	756
	passed, April 13, and transmittedreturned amended, June 7, concurred in, and referred to the secretary	758
	for printing and presentation to the governor	594-5
	approved, June 16. (Enrolled No. 234.)	1630
<b>276</b> .	A bill to amend section 9 of act No. 132 of the public acts of 1903, entitled	
	"An act empowering the state board of health to determine the qualifica- tions necessary, examine and license persons qualified to practice the art	
	of embalming and regulate the practice of embalming dead human bodies.	
	and to repeal act No. 233 of the public acts of 1901:"	
	introduced by Mr. Fyfe (by request), March 28, and referred to the com-	570
	mittee on public healthreported favorably, April 19, and placed on the general order, (file No.	579
	119)	797
	considered in committee of the whole, amended, April 24, and placed on	050
	the order of third reading of billsreferred to the committee on judiciary pending third reading, April 26	859 900
277.	A bill to amend section 10 of chapter 25 of the compiled laws of 1897, being	000
	compiler's section 309 of said compilation:	
	introduced by Mr. MacKay, March 28, and referred to the committee on indiciary	585
	judiciaryreported favorably, May 23, and placed on the general order, without	000
	printing	1222
	considered in committee of the whole, May 31, and placed on the order	1340
	of third reading of billspassed, June 1, title amended, and transmitted	1355
	returned, June 7, amended, concurred in, given immediate effect and	
	referred to the secretary for printing and presentation to the governor	1576 1628
278.	approved, June 16. (Enrolled No. 215.)	1020
	county, at the village of Port Austin, and to repeal act No. 334 of the local	
	acts of 1895:	
	introduced by Mr. Jenks, March 29, and referred to the committee on elections	608
	reported favorably, April 6, rules suspended, passed and transmitted	668
	returned, April 10, and referred to the secretary for printing and pre-	700
	sentation to the governor	703 794
279.	A bill to provide for the indeterminate sentence as a punishment for crime,	,,,
	upon conviction thereof, and for the detention and release of persons im-	
	prisoned or detained on such sentences: introduced by Mr. Rumer, March 29, ordered printed and referred to the	
	committee on judiciary, (file No. 88)	608
280.	committee on judiciary, (file No. 88)	
	entitied An act relative to boilds and other congations, with surety of	
	sureties, and the acceptance as surety thereon of companies qualified to act as such, and the release of such surety, and the safe depositing of assets	
	for which such surety may be liable, and to the charging by fiduciaries of	
	the expense of procuring sureties and repealing all laws in conflict there-	

	to stand as sections 19 and 19.	
	to stand as sections 12 and 13: introduced by Mr. Curtis, March 29, and referred to the committee on	600
	judiciaryreported favorably, April 20, and placed on the general order, (file No.	609
	232). considered in committee of the whole, April 26, and placed on the order	824 896
	of third reading of bills	901
	referred to the secretary for printing and presentation to the governor approved, June 16. (Enrolled No. 232.)	1541 1630
81.	A bill to prohibit the keeper, owner (his agent or clerk) of a pool or billiard hall, or cigar store, from allowing any boy or boys of the public schools of the state of Michigan, from the first to the twelfth grades inclusive, to remain in, loiter about or in, to play any game whatever in such places	1000
	of business or in any room or rooms leading from the same: introduced by Mr. Linsley, March 29, and referred to the committee on education and public schools	609
82.	A bill to provide for the due organization of political parties in this state, the registration of their members and the conduct of caucuses, primary elections and conventions by political parties so organized: introduced by Mr. Cropsey (for Mr. Glasgow), March 29, ordered printed	
	and referred to the committee on elections, (file No. 92)reported favorably, May 24, and placed on the general order	609 1251
83	considered in committee of the whole, June 1, and the further consideration of the bill was indefinitely postponed	1407
	of Clare, of a certain description of state tax land for use of said city: introduced by Mr. Doherty, March 30, rules suspended, passed, given	
	immediate effect and transmittedreturned, April 6, and referred to the secretary for printing and presen-	630
94.	tation to the governor	685 794
	introduced by Mr. Doherty, March 30, and referred to the committee on judiciary.	631
85.	A bill to authorize the township of Waverly, county of Van Buren, to become organized as a single school district: introduced by Mr. Woodman, March 30, and referred to the committee	
86.	on education and public schools	631
	introduced by Mr. Fyfe, March 30, and referred to the committee on cities and villages	631
87.	A bill to amend section 39 of act 217 of the public acts of 1903, entitled "An act to revise and consolidate the laws organizing asylums for the insane and to regulate the care, management and use thereof, and to provide for the apprehension of persons believed to be insane, and for their care and	
	introduced by Mr. Brown, March 30, and referred to the committee on judiciary	631
	reported favorably, April 5, and placed on the general order, (file No. 104)	652
	considered in committee of the whole, April 11, and placed on the order of third reading of billspassed, April 11, and transmitted	723 725
88.	A bill to empower the city of Detroit to borrow money for the purpose of constructing a subway on the line of the boulevard extended south of Visgar street across the right of way and under the tracks of the Wabash, St. Louis & Pacific and Lake Shore & Michigan Southern railways, the Grand Trunk Railway of Canada, and the Bay City Division of the Michigan Central Railroad Company:	
	introduced by Mr. Traver, April 4, and referred to the committee on cities and villagesreported favorably, April 6, rules suspended, passed, given immediate	645
	reported favorably, April 6, rules suspended, passed, given immediate effect and transmitted	670
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	returned, April 24, and referred to the secretary for printing and pre-	059
	sentation to the governorapproved, May 1, (Enrolled No. 79.)	853 944
289.	A bill to amend sections 3 and 5 of act No. 115 of the public acts of 1893,	U
	entitled "An act to provide for the government, management and control	
	of the state public school at Coldwater, and to repeal all acts or parts of acts	
	inconsistent with this act:"	
	introduced by Mr. Traver, April 5, and referred to the committee on	
~~~	state public school	656
<b>29</b> 0.	A bill to permit fishing through the ice with bob lines in Lapecr county:	
	introduced by Mr. Brown, April 5, and referred to the committee on	858
	fisheriesreported favorably, April 6, rules suspended, passed, and transmitted	656 674
	returned, June 1, and referred to the secretary for printing and presenta-	0/4
	tion to the governor	1379
	approved, June 7. (Enrolled No. 154.)	1519
291.	A bill to prohibit the use of ferrets in hunting and killing rabbits in Lapeer	-0
	county:	
	introduced by Mr. Brown, April 5, and referred to the committee on	
	gaming interests	656
	reported amended, April 6, rules suspended, passed, title amended, given	
	immediate effect and transmitted	672
	returned substituted, May 10, not concurred in	
	re-received, May 11, House insists on substitute, tabled	1102
	taken up, May 17, Senate requests House to appoint conference committee to act with Senate committee	1176
•	re-received, May 24, Senate conferees named	1246
	report of conference committee and House substitute adopted and given	1210
	immediate effect. May 25	1310
	message received from House, May 31, informing Senate that House has	
	adopted conference report, bill referred to secretary for printing and	
	presentation to governor	1329
	approved, June 13. (Enrolled No. 161.)	1620
292.	A bill relative to the nomination of party candidates for public office, and	
	delegates to political conventions, in certain cases, to regulate and protect	
	primary elections, and to prescribe penalties for violation of the provisions hereof:	
	introduced by Mr. Baird, April 5, ordered printed and referred to the	
	committee on elections. (file No. 101)	657
•	committee on elections, (file No. 101)reported substituted, May 9, and made a special order for Wednesday,	
	May 10, at 3 o'clock p. m., (file No. 149)considered in committee of the whole on special order, May 10, and asked	1039
	considered in committee of the whole on special order, May 10, and asked	
	leave to sit again	077-8
	considered in committee of the whole on special order, May 10, amended 1	078-9
	amendments made to the bill in committeee of the whole, May 11, and	1084
	placed on the order of third reading of bills	1004 5_6_7
	the bill was ordered reprinted, May 11, for use of House	1087
	returned amended, May 25, amendments concurred in and referred to	200.
	the secretary for printing and presentation to the governor1	293-4
	approved, June 7. (Enrolled No. 143.)	1519
293.	A bill making appropriation for the central Michigan normal school for current	
	expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and	
	for building and special purposes for the said institution for the fiscal year	
	ending June 30, 1906, and to provide a tax to meet the same:	
	introduced by Mr. Kane, April 5, and referred to the committee on normal	657
	school at Mt. Pleasantreported amended, April 6, and referred to the committee on finance	657
	and appropriations	671
	reported favorably, April 11, and placed at the head of the general order	
		708
	considered in committee of the whole, April 11, and placed on the order	
	of third reading of bills	723
	passed, April 11, given immediate effect and transmitted	724
	returned, substituted, May 3, with House bill No. 129, substitute con-	_
	12	vale

294.	curred in, given immediate effect and referred to the secretary for printing and presentation to the governor	988 1184
	"An act to prevent the practice of mutilating horses, known as docking." approved April 8, 1901:	
	introduced by Mr. Peek, April 6, and referred to the committee on agri-	687
	reported favorably, April 11, and placed on the general order, (file No.	709
	considered in committee of the whole, April 18, and placed on the order of	780
	third reading of bills	786
295.	tion to the governor.  Joint resolution proposing an amendment to section 10 of article 14 of the	1558
	to be paid into the general fund of the state:	
	introduced by Mr. Fyfe, April 6, and referred to the committee on constitutional amendments	687
	reported favorably, May 9, and placed on the general order, (file No.	1037
	considered in committee of the whole, May 16, and placed on the order of third reading of bills	114
296.	not passed, May 16.  vote by which bill failed to pass reconsidered, May 16, and tabled  A bill to abolish the board of public works in the city of Marine City and	1144 1146
	transfer the powers and duties of said board to the common council of said city:	
	introduced by Mr. Jones, April 6, and referred to the committee on judiciaryreported favorably. April 12, rules suspended, passed, given immediate	687
	effect and transmitted	735
	returned, April 27, and referred to the secretary for printing and presentation to the governor	922 964
297.	approved. May 3. (Enrolled No. 95.).  A bill to authorize school district No. 7 of the township of Springwells, county	901
	of Wayne, and state of Michigan, to borrow money and issue bonds therefor in the sum of \$50,000, to be used to refund its present bonded and floating indebtedness and to purchase site and build additional school buildings	
	indebtedness and to purchase site and build additional school buildings and for furnishing and equipping the same:	
	introduced by Mr. Traver, April 6, and referred to the committee on	687
	counties and townships.  reported favorably, April 20, rules suspended, passed, given immediate	831-2
	returned, May 10, and referred to the secretary for printing and pre-	1072
	sentation to the governor	1184
298.	A bill to regulate the catching and shipment of trout and providing a license for trout fishermen:	
299.	introduced by Mr. Baird, April 6, and referred to the committee on fisheries. A bill to amend and alter section 14 of act No. 39 of the public acts of 1883,	687
	as amended and altered by act No. 93 of the public acts of 1887, and act No. 231 of the public acts of 1899, entitled "An act to authorize the formation	
	of corporations for the purpose of excavating, constructing and maintaining	
	water courses, with water power appurtenant thereto, for accumulating, storing, conducting, selling, furnishing and supplying, upon an agreed rental,	
	water and water power for mining, milling, manufacturing, domestic, municipal and agricultural purposes, and for holding and conveying lands adjacent	
	to said water course, or within convenient distance thereof," same being section 6802 of the compiled laws of 1897 of Michigan:	
	introduced by Mr. Doherty, April 6, and referred to the committee on taxation	687
<b>300</b> .	reported, April 11, and ordered printed for committee, (file No. 112) A bill to provide for the seizure, condemnation, sale and disposition of boats,	709

	nets and other fishing apparatus or appliances found in use or which have been used in violation of the laws of this state: introduced by Mr. Mills, April 6, and referred to the committee on state	
	affairsreported favorably, May 11, and placed on the general order, (file No.	688
<b>30</b> 1.	considered in committee of the whole, May 16, and placed on the order of third reading of bills.  passed, May 16, given immediate effect and transmitted.  A bill permitting the catching and taking of German carp in the waters and streams, of and bordering on, Monroe county in this state and in the waters of Wild Fowl Bay, bordering on the county of Huron: introduced by Mr. Van Akin, April 11, and referred to the committee on	1088 1150 1152
302.	fisheries reported substituted, May 18, rules suspended, passed, given immediate effect and transmitted  A bill to make appropriations for the state public school for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:	715 1196
303.	introduced by Mr. Linsley, April 11, and referred to the committee on state public school	. 715 722 733 780 787
	to stand as section 61a: introduced by Mr. Baird, April 11, and referred to the committee on taxation reported favorably, April 27, and placed on the general order, (file No. 127). considered in committee of the whole, amended, May 2, and placed on the order of third reading of bills. passed, May 2, and transmitted. returned, June 7, and referred to the secretary for printing and presentation to the governor approved, June 17, (Enrolled No. 183.) A bill to amend house enrolled act No. 71 of the acts passed by the legislature for the year 1905, approved March 17, 1905, entitled "An act to amend section 14 of act No. 237 of the public acts of 1903, approved June 18, 1903, entitled 'An act to amend section 14 of chapter 9 of act No. 254 of the public acts of 1897,' approved June 2, 1897, entitled 'An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto:" introduced by Mr. Glasgow, April 11, rules suspended, passed, given immediate effect and transmitted. Senate requests return of, from House, April 12. re-received, April 17, rule 36 suspended, immediate effect reconsidered and not given, passage reconsidered and tabled.	716 912 955 959 1555 1631 716 732
305.	A bill to amend an act entitled "An act to amend sections 1 and 2 of chapter 2, and section 1 of chapter 4 of an act, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by an act approved May 21, 1901:	

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cities and villages. reported without recommendation, April 18, and referred to the committee on elections.  306. A bill to regulate the placing and detention of railroad cars, the receipt and transmission of freight, to regulate storage, demurrage, or detention charges, and to provide penalties for non-compliance therewith and for the recovery thereof: introduced by Mr. Cook, April 11, ordered printed and referred to the committee on railroads. (file No. 115)  307. A bill to divide the township of Raisinville, in the county of Monroe, into two election districts: introduced by Mr. Van Akin, April 12, rules suspended, passed, given immediate effect and transmitted. returned, April 17, and referred to the secretary for printing and presentation to the governor. approved, April 25. (Enrolled No. 72.)  308. A bill to repeal act No. 223 of the laws of 1849, entitled. "An act to incorporate the Grand Rapids hydraulic company," approved April 2, 1849. and to provide for presentation and allowance of claims against the city of Grand Rapids for the value of the tangible property of said company at the time of the approval of this act: introduced by Mr. Fyfe, April 12, rules suspended, passed and transmitted. returned, April 17, and referred to the secretary for printing and presentation to the governor. approved, April 25. (Enrolled No. 73.)  309. A bill to compel the marking of all private property lines of marsh, and marsh and water shooting lands, and to provide a penalty for trespassing thereon: introduced by Mr. Peek, April 13, and referred to the committee on gaming interests.  310. A bill to provide for the examination, regulation, licensing and registration of nurses, and for the punishment of offenders againts this act: introduced by Mr. Peek, April 13, and referred to the committee on public health. reported amended, April 25, and placed on the general order, (file No. 123). considered in committee of the whole, amended, April 26, and placed on the order of third reading of bills.  passed, April 26, given imm	717 774 719 748 770 883
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the order of third reading of bills	868
the order of third reading of bills	ou
passed, April 26, given immediate effect and transmitted	986
311. A bill to authorize the townships of Monroe and Raisinville, in the county of Monroe to borrow money and issue bonds therefor for the purpose of	902
of Monroe to borrow money and issue bonds therefor for the purpose of building a bridge across the River Raisin, a part of which will be on the	
Duilding a bridge across the River Raisin, a part of which will be on the	
line dividing gold townships and to marride for the neumant of the min	
line dividing said townships, and to provide for the payment of the principal and interest of the said bonds:	
introduced by Mr. Van Akin, April 13, rules suspended, passed, given	
immediate effect and transmitted	754
returned, May 11, and referred to the sceretary for printing and presen-	
	1100 1185
312. A bill to divide the township of Bedford in the county of Monroe into two	1100
election districts:	
introduced by Mr. Van Akin, April 13, rules suspended, passed, given	
immediate effect and transmitted	754
returned, May 10, and referred to the secretary for printing and presen-	1071
	1184
313. A bill to prohibit the performance of any labor in the dredging out, straight-	
ening, widening or deepening of the Thornapple river in the village of Nash-	
ville in the county of Barry, state of Michigan, without the consent of the	
village council of the village of Nashville:	
introduced by Mr. Glasgow, April 13, rules suspended, passed, given	755
immediate effect and transmittedreturned, April 19, and referred to the secretary for printing and pre-	100
sentation to the governor.	813
approved, April 27. (Enrolled No. 75.)	906
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	Joint resolution proposing an amendment to section 2 of article 20 of the constitution of the state of Michigan relative to number of votes requisite to carry a proposition providing for the holding of a convention for the	314.
755 1035	revision of the constitution: introduced by Mr. Linsley, April 13, and referred to the committee on constitutional amendments	
1141	considered in committee of the whole, May 16, amended, and placed on the order of third reading of bills	
1144	not passed, May 16, reconsidered and tabled	315.
779	introduced by Mr. Moriarty, April 18, and referred to the committee on judiciary.	016
	A bill to authorize the village of Iron River, in the county of Iron, and state of Michigan, to borrow money and issue bonds therefor, the proceeds of which are to be used to acquire by purchase, or to construct, operate and maintain independently or in connection with the water-works of the said village, either within or without the village, a power and heating plant and works for the purpose of supplying said village and the inhabitants thereof and its vicinity or any of them, with power and heat and electric or other lights:	310.
779	introduced by Mr. Moriarty, April 18, and referred to the committee on cities and villages.	
	A bill to prohibit catching or taking fish in Grand river and streams tributary thereto in the counties of Jackson, Eaton, Ingham, Clinton and Ionia in this state in any other manner than with hook and line: introduced by Mr. Glasgow, April 18, and referred to the committee on	317.
779	fisheries	
1014	considered in committee of the whole, amended, May 15, and placed on	
1115 137–8	the order of third reading of billspassed, May 16, title amended, given immediate effect and transmitted1  A bill making appropriations for the Michigan employment institution for the blind, for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for special purposes, and to provide a tax therefor:	318.
789	introduced by Mr. Moriarty, April 18, and referred to the committee on Michigan employment institution for the blindreported, April 19, and referred to the committee on finance and appro-	
798 1013	priationsreported, amended May 4, and placed on the general order, (file No. 145).	
111 <b>5</b> 1137	considered in committee of the whole, amended, May 15, and placed on the order of third reading of bills	
1465	returned, substituted, June 6, not concurred in and committee of conference asked for	
	re-received, June 7, House accedes to request of the Senate, vote by which Senate asked for conference reconsidered, House substitute concurred in, given immediate effect and referred to the secretary for printing and presentation to the governor	
1629	approved, June 16. (Enrolled No. 227.)	319.
789	inconsistent with this act": introduced by Mr. Traver, April 18, and referred to the committee on state public school	
1455	reported favorably, June 6, and placed on the general order without printing	
1471	committee of the whole discharged, June 6, rules suspended, passed, given immediate effect and transmitted	320.
ماه	proved April 2, 1903, entitled "An act to provide for the manner of taking testimony before the probate court, justices of the peace and coroners in	

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	the county of Oakland, and to provide for the appointment, fix the term of office, and prescribe the duties, liabilities and compensation of a stenog-	
	rapher and assistant stenographer for the said courts; and to repeal act No. 377 of the local acts of the state of Michigan for the year 1895": introduced by Mr. Seeley, April 19, and referred to the committee	
	on judiciary	814
	reported favorably, April 27, rules suspended, passed, given immediate effect and transmitted	907
	returned, June 1, and referred to the secretary for printing and presentation to the governor	1379
321.	approved, June 7. (Enrolled No. 153.)	1518
	act to establish an institution under the name and style of the Michigan reform school for girls," approved May 31, 1879, the same being compiler's section 2214 of the compiled laws of 1897:	
	introduced by Mr. Hayden, April 19, and referred to the committee on industrial home for girls	, 814
	reported favorably, April 27, and placed on the general order, (file No. 128)	910
	considered in committee of the whole, May 2, and placed on the order of third reading of bills.	954
	passed, May 2, and transmittedreturned, June 7, and referred to the secretary for printing and presen-	957
	tation to the governor	1556 1632
322.	A bill to amend act No. 185 of the public acts of 1897, entitled "An act to provide for the publication of the proceedings of the annual school meeting,	
	and an annual financial statement, in graded school districts in which a newspaper is published, and to provide for the expense thereof and fix-	
	ing a penalty for failure to make such publication," being sections 4800	
	and 4801 of the compiled laws of 1897. introduced by Mr. Kane, April 19, and referred to the committee on	
	education and public schoolsreported favorably, April 26, and placed on the general order, (file No.	815
	considered in committee of the whole, May 2, and placed on the order of	889
	third reading of billspassed, May 2, and transmitted	954 956
	returned, June 7, and referred to the secretary for printing and presentation to the governor	1556
	approved, June 17. (Enrolled No. 182.)	1631
<b>323</b> .	A bill to amend sections 8, 9 and 12, of act No. 475 of the local acts of 1903 entitled "An act to establish and provide justices' courts in the city of	
	Detroit, and to repeal act No. 426 of the local acts of 1901, approved May 13, 1901," approved May 20, 1903:	
	introduced by Mr. MacKay, April 19, and referred to the committee on	01.
	judiciaryreported favorably, April 20, rules suspended, passed, given effect May	815
	1, 1905 and transmittedreturned, May 2, rule 36 suspended, vote by which bill was given effect	823
	May 1, 1905, reconsidered, and not given, ordered to take immediate effect and referred to the secretary for printing and presentation to the	
	governor	952 1033
<b>324</b> .	approved, May 4. (Enrolled No. 102.)	1000
	lay a line of pipe from the terminus of the water pipes of said board at the northerly limits of the village of Highland Park, a distance of 10,000 feet,	
	more or less, to the land to be occupied for state fair grounds:	
	introduced by Mr. Martindale, April 19, rules suspended, passed, given immediate effect and transmitted	815
	returned, April 24, and referred to the secretary for printing and presentation to the governor	853
	approved, May 1. (Enrolled No. 78.)	943
325.	A bill to create and establish a state highway department by the appointment of a state highway commissioner and assistants, and defining the	
	powers and duties of the office, and to provide for a system of state co-	
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	operation with townships and counties in the improvement of the public wagon roads, and to make an appropriation therefor for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the	
	same: introduced by Mr. Ely, April 19, ordered printed, and referred to	
	the committee on roads and bridges	816
	reported, April 27, and referred to the committee on finance and appro- priations	913
	reported amended, May 3, and placed on the general order, (file No. 118). considered in committee of the whole, May 4, and placed on the order of	973
•	third reading of billspassed, May 4, given immediate effect and transmittedreturned, May 17, and referred to the secretary for printing and presen-	1021 1022
	tation to the governor	1173
26.	approved, June 1. (Enrolled No. 125.)	1381
	Rapids, Michigan, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:	
	introduced by Mr. Russell, April 20, and referred to the committee on	990
	agricultural interestsreported, June 7, and referred to the committee on finance and appro-	829
27.	A bill to authorize the village of Woodmere in the county of Wayne, and	1601
	state of Michigan, to establish, construct and maintain a system of public sewers in said village and to issue bonds for the payment therefor:	
	introduced by Mr. Traver. April 20, and referred to the committee on	000
	cities and villagesreported favorably, June 1, rules suspended, passed, given immediate	830
328.	effect and transmitted	1396
	entitled "Of the punishment of fraudulent debtors," said section being compiler's section 9563 of the compiled laws of 1897:	
	introduced by Mr. Fyfe (by request), April 24, and referred to the com-	
329.	mittee on judiciary	856
	this state, to borrow money upon the bonds of said county, for the purpose of repairing and reconstructing the draw span of the Portage Lake bridge	
	and for doing any other work made necessary by such repairing and re-	
	constructing: introduced by Mr. Smith, April 24, rules suspended, passed, given im-	
	mediate effect and transmittedreturned, April 25, and referred to the secretary for printing and presen-	856
	tation to the governor	875
330.	approved, May 3. (Enrolled No. 85.)	964
	state of Michigan: introduced by Mr. MacKay, April 24, and referred to the committee on	
	religious and benevolent societies	856
	reported favorably, April 26, and placed on the general order without printing	893
	printing	896
	passed, April 26, given immediate effect and transmitted	902
	returned, May 3, and referred to the secretary for printing and presentation to the governor	991
331.	approved, May 10. (Enrolled No. 103.)	1083
	county of Iron, to establish, equip and maintain a fire department in said township; to provide a water supply for said department and the inhabi-	
	tants of said township; to borrow money for the purpose of establishing	
	and equipping said fire department and to issue the negotiable bonds of said township therefor and to appropriate certain moneys to maintain	
	said fire department and water supply: introduced by Mr. Moriarty, April 24, rules suspended, passed, given im-	
	mediate effect and transmitted	856

	returned April 23, and referred to the secretary for printing and presen-	076
<b>332</b> .	approved, May 3, (Enrolled No. 84.)	876 963
	of the state house of correction and branch prison of the upper peninsula;	
	to make an appropriation therefor and provide for a tax to meet same: introduced by Mr. Moriarty, April 24, and referred to the committee on state prison at Marquette	857
	reported, May 4, and referred to the committee on finance and appro- priations	1010
	reported favorably, May 16, and placed on the general order, (file No.	1123
	considered in committee of the whole, May 23, and placed on the order	
	of third reading of bills	240-1
	returned, June 7, and referred to the secretary for printing and presentation to the governor	1553
333.	A bill to authorize the village of Iron River, in the county of Iron, and state of Michigan, to borrow money and issue bonds therefor, the proceeds of	
	which are to be used to acquire by purchase, or to construct, operate and	
	maintain independently or in connection with the water-works of the said village, either within or without the said village, a power and heating plant	
	and works for the purpose of supplying said village and the inhabitants thereof and other persons, or any of them, with power and heat and elec-	
	tric or other lights: introduced by Mr. Moriarty, April 24, rules suspended, passed, given	
	immediate effect and transmitted	857
	tation to the governor	876
224	approved, May 3. (Enrolled No. 86.)	964
<b>00 1</b> .	being chapter 300 and section 10862 of the compiled laws of 1897, relative	
	to the voluntary dissolution of corporations, and of the abatement of suits by and against them:	
	introduced by Mr. Brown, April 25, rules suspended, passed, given immediate effect and transmitted	878
	returned, May 1, and referred to the secretary for printing and presentation to the governor	941
005	approved, May 4. (Enrolled No. 96.)	1004
335.	A bill to provide a system for the disposing of the sewage at the Soldiers' home and vicinity, and to authorize the construction of a sewer from the north	
	city limits of Grand Rapids to and upon the soldiers' home grounds, and to make appropriation therefor:	
	introduced by Mr. Fyfe, April 25, and referred to the committee on	879
	reported substituted, May 25, and referred to the committee on finance	
	and appropriationsreported favorably, June 5, and placed on the general order with printing.	1285 1433
	considered in committee of the whole, June 5, and placed on the order of third reading of bills	1438
	passed, June 5, given immediate effect and transmitted	1442
	returned, June 6, with title amended, title agreed to, and referred to the secretary for printing and presentation to the governor	1463 1631
336.	approved. June 17. (Enrolled No. 181.)	1001
	and state of Michigan, to issue and sell bonds to an amount not exceeding \$5,000 for the purpose of obtaining money with which to pay outstanding	
	indebtedness: introduced by Mr. Mills, April 25, rules suspended, passed, given imme-	
	diate effect and transmitted	879
	returned, April 27, and referred to the secretary for printing and presentation to the governor	922
337.	approved, May 10. (Enrolled No. 93.)	1082
5511	and to punish the violation thereof:	

	introduced by Mr. Russell, April 25, and referred to the committee on	
880	judiciary	<b>33</b> 8.
	piler's sections 7676, 7678, 7679 of the compiled laws of 1897: introduced by Mr. Martindale, April 25, and referred to the committee	
880	on banks and corporationsreported favorably, April 26, and placed on the general order, (file No.	
887	considered in committee of the whole, May 2, and placed on the order of	
954 956	third reading of billspassed, May 2, and transmitted	
1490	returned, June 6, amended, concurred in and referred to the secretary for printing and presentation to the governor	
1631	approved, June 17. (Enrolled No. 180.)	339.
222	against debtors by attachment," said section being section 10599 of the compiled laws of 1897: introduced by Mr. Russell, April 25, and referred to the committee on	
880	judiciary  A bill to amend section 1 of act No. 233 of the laws of 1861, entitled "An act to facilitate the commencement of suits against joint defendants re-	<b>34</b> 0.
	siding in several counties," as amended, and being section 10010 of the compiled laws of 1897: introduced by Mr. Russell, April 25, and referred to the committee on	
880	judiciary	341.
	bonds to satisfy and pay any amount for which the said city shall be liable under senate enrolled act No. 73 of the acts passed by the legislature of	
	Michigan of 1905 in regular session, entitled "An act to repeal act No. 223	
	of the laws of 1849, entitled 'An act to incorporate the Grand Rapids hydraulic company,' approved April 2, 1849, and to provide for presentation	
	and allowance of claims against the city of Grand Rapids for the value of the tangible property of said company at the time of the approval of this	
	act," approved April 25, 1905:	
893	introduced by Mr. Fyfe, April 26, rules suspended, passed, and transmitted	•
940	returned, May 1, and referred to the secretary for printing and presentation to the governor	
1005	approved, May 4. (Enrolled No. 97.)	0.40
	A bill to authorize the board of supervisors of the several counties of the state of Michigan to make contracts for the cure of drunkenness, the mor-	342.
	phine and cigarette habits, and other like addictions: introduced by Mr. Russell, April 26, and referred to the committee on	
894	public health	343
	punish offenses committed thereat, frauds thereon, and the corruption,	0 20.
	and attempted corruption of delegates, and to repeal act No. 203 of the public acts of 1895, and act No. 203 of the public acts of 1897, as amended,	
	approved June 28, 1887, and to repeal all other acts, or parts of acts, con-	
	travening the provisions of this act: introduced by Mr. Sheldon (by request), April 26, and referred to the	
894	reported favorably, May 24, and placed on the general order without	
1251	printing	
407-8	considered in committee of the whole, June 1, and tabled	344.
904	introduced by Mr. MacKay (by request), April 26, and referred to the	
894	committee on liquor traffic	345.
	class," being section 3339 of the compiled laws of 1897:	
895	introduced by Mr. Brown, April 26, and referred to the committee on education and public schools	
ole		

	reported favorably, May 3, and placed on the general order, (file No.	
	considered in committee of the whole, May 8, and placed on the order of	97:
	third reading of bills	102
	passed, May 9, and transmitted	054
	returned, June 6, given immediate effect and referred to the secretary	149
	for printing and presentation to the governor	163
346.	approved, June 17. (Enrolled No. 179.)	
	county of wayne, and state of Michigan, to borrow money and issue bonds	
	therefor in the sum of \$15,000, to be used to purchase site and build additions to present school and for furnishing and equipping the same:	
	introduced by Mr. Martindale, April 26, and referred to the committee	
	on education and public schoolsreported favorably, May 16, rules suspended, passed, given immediate	89
	effect and transmitted1	117-
	returned, May 25, and referred to the secretary for printing and presen-	•••
	tation to the governor	131
0.47	approved, June 1. (Enrolled No. 133.)	138
341.	Joint resolution to direct the board of state auditors to investigate, examine and settle the claim of George G. Covell, of Grand Traverse county, Michi-	
	gan, against the state of Michigan on account of legal services rendered in	
	defending one Bert Spafford, deputy state game and fish warden, who was	
	tried for murder in Benzie county, Michigan, during the month of September, A. D. 1903; said services being rendered at the request of Hon. A. T. Bliss,	
	the then governor of the state of Michigan, and Charles H. Chapman, the	
	state game and fish warden of the state of Michigan:	
	introduced by Mr. Moffatt, April 26, and referred to the committee on state affairs.	89
	reported favorably, May 4, and placed on the general order, (file No. 147).	1010
	considered in committee of the whole, May 11, and placed on the order of	110-
	third reading of billstabled, pending third reading, May 16	113
	taken up, May 17, and placed on the order of third reading of bills	1158
	read third time, May 18, passed, given immediate effect and transmitted. returned, June 7, and referred to the secretary for printing and presen-	120
	tation to the governor.	1553
	tation to the governor	1632
348.	A bill to amend an act, entitled "An act to reincorporate the city of Menom-	
	inee, to provide for the election and appointment of officers therein, and to repeal act No. 228 of the session laws of 1883, entitled 'An act to incorpo-	
	rate the city of Menominee, and to repeal act No. 281 of the session laws	
	of 1891, entitled "An act to revise and amend the charter of the city of	
	Menominee," being act 228 of the session laws of 1883, entitled "An act to incorporate the city of Menominee" approved. April 9, 1891, and all	
	to incorporate the city of Menominee,"approved April 9, 1891, and all amendments thereto," approved May 22, 1901, as amended by act No. 417	
	of the local acts of 1903:	
	introduced by Mr. Mills, April 26, and referred to the committee on judiciary	898
	reported amended. May 9, rules suspended, passed, title amended, given	
		)37–8
	returned, May 10, and referred to the secretary for printing and presentation to the governor	107
	approved, May 23. (Enrolled No. 115.)	1247
349.	A bill to provide for and fix the compensation, and to prescribe certain duties	
	of circuit court commissioners: introduced by Mr. Jones, April 27, and referred to the committee on	
	judiciary	924
350.	judiciary  A bill to provide for the holding of primary elections and conventions, to	
	punish offenses committed thereat, frauds thereon, and the corruption and attempted corruption of delegates, and to repeal act No. 203 of the public	
	acts of 1895, approved May 23, 1895, act No. 135 of the public acts of 1895,	
	and act No. 203 of the public acts of 1897, as amended, approved June 28,	
:	1887, and to repeal all other acts or parts of acts contravening the provisions of this act:	

	introduced by Mr. Sheldon, April 27, and referred to the committee on elections.	024
	reported tavorably, May 24, and placed on the general order, without	924
	printingconsidered in committee of the whole, June 2, and the further considera-	1251
	tion indefinitely postponed	1430
351.	A bill authorizing certain persons to receive certificates as registered pharmacists from the state board of pharmacy:	
	introduced by Mr. Woodman, April 27, and referred to the committee on	
	state affairs	925
	reported favorably, May 11, and placed on the general order, (file No.	
	considered in committee of the whole, May 16, and placed on the order	1087
	of third reading of bills	1150
	passed, May 16, given immediate effect and transmitted	1152
352.	A bill to amend section 19 of act No. 183 of the public acts of 1897, entitled	
	. "An act to provide for the appointment and to fix the term of office, duties	
	and compensation of circuit court stenographers in the state of Michigan,"	
	approved May 29, 1897, being section 381 of the compiled laws of 1897:	
	introduced by Mr. Seeley, April 27, and referred to the committee on	
	judiciary	925
	reported amended, June 6, rules suspended, passed, given immediate	<b></b>
	effect and transmitted	1475
	returned, June 7, and referred to the secretary for printing and presen-	1501
	tation to the governor	1561
253	A bill to amend section 1 of act No. 76 of the public acts of 1899, entitled	1627
<b>500.</b>	"An act to protect sidewalks and sidepaths and to provide a penalty for	,
	its violation."	
	introduced by Mr. Linsley, April 27, and on motion of Mr. Linsley, was	
	referred to the committee on roads and bridges	925
	reported favorably, May 3, and placed on the general order, (file No. 138).	966
	considered in committee of the whole, May 8, and placed on the order of	
	third reading of bills.  passed, May 9, given immediate effect and transmitted	1029
	passed, May 9, given immediate effect and transmitted	1054
	returned, June 6, and referred to the secretary for printing and presen-	
	tation to the governor	1491
254	approved, June 17. (Enrolled No. 176.)	1631
JUT.	Detroit, to aid in the maintenance and care of abandoned and destitute	
	children received by such institution, and in the maintaining and caring for	
	indigent pregnant women confined therein during pregnancy, childbirth	
	and convalescence, and to provide a tax to meet the same:	
	introduced by Mr. Peek, April 27, and referred to the committee on re-	
	ligious and benevolent societies	925
	reported, May 11, and referred to the committee on finance and appro-	
	reported favorably, May 18, and placed on the general order, (file No.	092-3
	169)	1191
	considered in committee of the whole, June 1, and placed on the order of	1101
	third reading of bills	1406
	not passed, June 1, reconsidered and tabled	1410
355.	A bill to provide for the better protection of life and property against injury	
	or damage resulting from the operation of steam engines and boilers by	
	incompetent engineers and others, to create a board of state examiners	1
	therefor and prescribing the powers and duties of such board: introduced by Mr. Cropsey, April 27, and referred to the committee on	,
	labor interests	00#
	reported amended, June 1, and placed on the general order, without	925
	printing	1392
	considered in committee of the whole, June 6, and recommended that all	1002
	after the enacting clause be stricken out, recommendation not con-	
	a bill to authorize the township of North Plains, in the county of Ionia, to	<del>495-6</del>
<b>პ</b> 5წ.	A bill to authorize the township of North Plains, in the county of Ionia, to	
	borrow money and issue its bonds therefor, for the building of two bridges	2010
	across Fish creek in that township:  Digitized by GO(	ISIC

357.	introduced by Mr. Yeomans, April 27, rules suspended, passed, given immediate effect and transmitted	926 940 1005
	introduced by Mr. Moriarity, April 27, and on motion of Mr. Moriarity was referred to the committee on judiciary reported amended, May 4, and placed on the general order, (file No. 148). considered in committee of the whole, May 11, and tabledtaken up, May 22, and placed at the head of the general orderconsidered in committee of the whole, May 22, and placed on the order of third reading of bills. passed, May 23, and transmitted	926 1009 1105 1209 1215 1229
<b>35</b> 8.	returned amended, June 1, concurred in, and referred to the secretary for printing and presentation to the governor	
359.	introduced by Mr. Cropsey, May 1, and referred to the committee on judiciary  reported favorably, May 3, and placed on the general order, (file No.136). considered in committee of the whole, May 9, and placed on the order of third reading of bills  passed May 9, given immediate effect and transmitted  A bill to amend section 1 of act No. 23 of the public acts of 1893, as amended by act No. 98 of the public acts of 1903, as further amended by house enrolled act No. 37 of the acts of the legislature of 1905, entitled "An act to prohibit the taking, catching or destruction of fish in Raisin river of this state":	942 965 1050 1056
<b>36</b> 0.	introduced by Mr. Van Akin, May 2, and referred to the committee on fisheries.  reported favorably, May 17, and placed on the general order, (file No. 166)	953 1165 1237 1259
<b>361.</b>	reported favorably, May 9, rules suspended, passed and transmitted1 returned, May 16, given immediate effect and referred to the secretary for printing and presentation to the governor	1131 1278
1	introduced by Mr. Brown, May 3, ordered printed and referred to the committee on judiciary, file No. 139)	1238

101

362.	returned. June 1, and referred to the secretary for printing and presentation to the governor	1423 1520
	introduced by Mr. Fyfe, May 3, and referred to the committee on cities and villagesreported favorably, May 17, and placed on the general order, (file No. 167)	991 1164
363.	considered in committee of the whole, May 23, and placed on the order of third reading of bills	1237 1259
	of St. Clair: introduced by Mr. Jones, May 3, and referred to the committee on fisheries	991
	reported favorably, May 4, rules suspended, passed, given immediate effect and transmitted	1014
	returned, May 11, and referred to the secretary for printing and presentation to the governor	1101
36 <b>4</b> .	approved, May 18. (Enrolled No. 117.)	1185
	introduced by Mr. Linsley, May 3, and referred to the committee on education and public schools	991
	reported amended, May 4, and placed on the general order	1012
	the order of third reading of billsread third time, May 16, passed and transmitted	1104 135-6
365.	returned, June 7, and referred to the secretary for printing and presentation to the governor	1554 1632
	may be sworn; introduced by Mr. Ashley, May 3, and referred to the committee on ju- diciary	991
366.	diciary  A bill making an appropriation for the Michigan poultry association for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:	
	introduced by Mr. Cook, May 3, and referred to the committee on agricultural interests	992
367.	priations.  A bill to create fractional school district No. 7 of the townships of Ida, Raisinville and Dundee in Monroe county; to define the boundaries thereof, and to authorize said district to borrow money and issue the bonds of said district for the purpose of building a school house therein and to provide for the payment of said bonds:	1119
	introduced by Mr. Van Akin, May 4, rules suspended, passed, given immediate effect and transmittedreturned, May 17, and referred to the secretary for printing and presen-	1018
368.	tation to the governor	1172 1381
369.	cities and villages of the state of Michigan: introduced by Mr. Rumer, May 4, and referred to the committee on state affairs	1019 1064
	counties in the state of Michigan: introduced by Mr. Cropsey, May 4, and referred to the committee on fisheries	1019

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	reported favorably, May 9, and placed on the general order, (file No. 151).	1040
	considered in committee of the whole, May 16, and placed on the order	
	of third reading of bills	1141
	passed, May 16, given immediate effect and transmitted	1144
	returned amended, May 25, concurred in, and referred to the secretary	
	for printing and presentation to the governor	1315
	approved, June 7. (Enrolled No. 142.)	1519
<b>37</b> 0.	A bill to authorize the village of Cedar Springs, in the county of Kent, to	
_	issue its bonds for the grading, gravelling and improving of its streets,	
	for the disposal of said bonds and for the disposal of the proceeds of said	
	bonds:	
	introduced by Mr. Russell, May 8, rules suspended, passed, given im-	
	mediate effect and transmitted	1028
	returned, May 11, and referred to the secretary for printing and presen-	
	tation to the governor	1100
	approved, May 18. (Enrolled No. 118.)	1185
371.	A bill providing for the appointment of a deputy county drain commissioner	
	in the county of Ottawa and defining his powers and duties and fixing his	
	compensation:	
•	introduced by Mr. Sheldon, May 9, rules suspended, passed, given im-	
	mediate effect and transmitted	1049
<b>372.</b>	A bill to provide for the inspection and examination by the attorney general	
••	of books, papers and documents in the custody or control of any railroad	
	company:	
	introduced by Mr. Brown, May 9, rules suspended, passed, given imme-	
	diate effect and transmitted	1049
	Returned, May 25, and referred to the secretary for printing and presen-	
	tation to the governor.	1317
	papproved, June 1. (Enrolled No. 138.)	1382
273	A bill to amend the title and sections 4, 6, 8 and 9 of act No. 173 of the public	
0.0.	acts of 1901, entitled "An act to provide for the assessment of the property	-
	of railroad companies, union station and depot companies, express com-	
	panies, car loaning companies, stock car companies, refrigerator car com-	
	panies, and fast freight line companies; and for the levy of taxes thereon	
	by a state board of assessors, and for the collection of such taxes," as amended	
	by act No. 45 of the public acts of 1903:	
	introduced by Mr. Seeley, May 9, and referred to the committee on tax-	
	ation	1059
274	A bill to amend sections 5 and 6 of act No. 68 of the public acts of 1893, en-	
0 / X.	titled "An act to provide for the incorporation of supreme, grand and sub-	
	ordinate lodges of the 'United Home Protectors Fraternity,' a co-operative	
	fraternal building and loan society or order," being sections 7611 and 7612	
	of the compiled laws of 1897, and to add four new sections thereto to be	
	known as sections Nos. 12, 13, 14 and 15:	
	introduced by Mr. Jones, May 10, and referred to the committee on re-	
	ligious and benevolent societies	1077
	reported favorably, May 11, and placed on the general order, (file No.	1011
	158)	1092
	considered in committee of the whole, May 16, and placed on the order	1002
		1150
	passed, May 16, given immediate effect and transmitted	1153
	returned, amended, June 7, concurred in and referred to the secretary	110
	for printing and presentation to the governor	1543
	approved, June 16. (Enrolled No. 202.)	1627
275	A hill to machibit the professioned of our labor in the design out straight	102
<i>510</i> .	A bill to prohibit the performance of any labor in the dredging out, straight-	
	ening, widening or deepening of Prairie creek in the township of Ronald, in the county of Ionia state of Michigan, without the correct of the township	
	in the county of Ionia, state of Michigan, without the consent of the township board of Royald township.	
	ship board of Ronald township:	
	introduced by Mr. Yeomans, May 10, rules suspended, passed, given im-	1077
	mediate effect and transmittedreturned, May 15, and referred to the secretary for printing and presen-	1077
	totion to the governor	1112
	tation to the governor	1183
276	approved, May 18. (Enrolled No. 120.)	1100
J10.	A bill to provide for the punishment of adult persons responsible for, or contributory to, the delinquency of children under 16 years of age:	
	modern to, the definiquency of children under to years of age.	

	introduced by Mr. Russell, May 11, and referred to the committee on indicions.	1103
	reported favorably, May 24, and placed on the general order, without	1100
	printingconsidered in committee of the whole, May 31, amended and placed on	1249
	the order of third reading of bills	1342
377.	passed, June 1, and transmitted	1356
••••	States government, a site for a United States weather bureau observatory	
	and postoffice at the state agricultural college: introduced by Mr. Linsley, May 11, and referred to the committee on	
	agricultural college	1103
	reported favorably, May 18, rules suspended, passed, given immediate effect and transmitted	1189
<b>37</b> 8.	effect and transmitted	
,	"An act to fix the salary of the probate judge of Bay county," approved March 15, 1893:	
t	introduced by Mr. Heine, May 11, and referred to the committee on cities and villages	1103
379.	A bill to fix the compensation of the sheriff of Bay county and his deputies	1100
	for attendance upon the circuit court for Bay county: introduced by Mr. Heine, May 11, and referred to the committee on cities	
	and villages	1103
	and villagesreported favorably, May 24, rules suspended, passed, given immediate effect and transmitted	267_8
	returned, May 31, and referred to the secretary for printing and presen-	
	tation to the governor	1336 1518
<b>380</b> .	approved, June 7. (Enrolled No. 146.)	
	confirm the organization of school district No. 7, fractional, of Lansing and Meridian townships, in the county of Ingham."	
	introduced by Mr. Cook, May 11, and referred to the committee on edu-	1100
	cation and public schoolsreported favorably, May 18, rules suspended, passed, given immediate	1103
	effect and transmittedreturned, June 7, and referred to the secretary for printing and presen-	1192
	tation to the governor	1558
<b>3</b> 21	approved, June 16. (Enrolled No. 195.)	1626
<b>5</b> 01.	titled "Estates of intestates," the same being compiler's section 9327:	
	introduced by Mr. Jenks, May 11, and referred to the committee on judiciary	1103
	reported amended, May 17, and placed on the general order, (file No. 165)	1160
	considered in committee of the whole, May 23, and placed on the order of third reading of bills	1237
	passed, May 24, title amended, given immediate effect and transmitted	1258
	returned, June 7, and referred to the secretary for printing and presentation to the governor	1558
200	approved, June 16. (Enrolled No. 198.)	1627
382.	A bill to revise the charter of the city of Grand Rapids, including therein also, as part of such charter, the acts controlling the board of education,	
	and the board of library commissioners: introduced by Mr. Fyfe. May 15, rules suspended, passed, given effect	
	September 1, 1905, and transmitted	1110
	returned, May 18, and referred to the secretary for printing and presentation to the governor	1200
	tation to the governor	1514
383.	A bill to limit the tenure of office of the county clerk, register of deeds, prosecuting attorney, and judge of probate in the county of Ottawa:	
	ecuting attorney, and judge of probate in the county of Ottawa: introduced by Mr. Sheldon, May 15, rules suspended, passed and trans-	
384	mitted	112-3
	All act to establish a police court of the city of Detroit, approved sing	
	9, 1885, as amended by an act approved March 5, 1895: introduced by Mr. MacKay, May 15, and referred to the committee on	
		1113

	reported favorably, May 23, rules suspended, passed, given immediate	
	effect and transmitted	217-8
	returned, June 7, and referred to the secretary for printing and presen-	1550
385	A bill to repeal act 188 of the public acts of 1899, entitled "An act to pro-	1000
000.	vide for the taxation of inheritances, transfers of property by will, transfer	
	of property by intestate laws of this state, or transfers of property by deed.	
	grant, bargain, sale or gift, made in contemplation of the death of the grantor.	
	vendor or donor, or intended to take effect in possession or enjoyment at or	
	after such death," as amended by act No. 195 of the public acts of 1903:	Ι <b>κ</b> '.
	introduced by Mr. Peck, May 15, and referred to the committee on ju-	
	diciary	1113
386.	A bill to prevent the negligent or careless driving or operation of automo-	
	biles:	
	introduced by Mr. Moriarty, May 15, and placed on the general order	
	without printing	1113
	considered in committee of the whole, May 16, and placed on the order	1150
	of third reading of bills	1150
	not passed, May 16, reconsidered and tabled	1153 1157
207	taken up, May 17, passed, given immediate effect and transmitted	1104
301.	A bill to amend section 19 of act No. 124 of the public acts of 1893, as amended by act No. 119 of the public acts of 1895, as amended by act No. 81 of the	
	public acts of 1899, entitled "An act to provide for the government of the	
	Michigan asylum for dangerous and criminal insane and the inmates therein,	
	and to repeal act No. 90, laws of 1883, and all acts amendatory thereto,	
	and all that portion of act No. 140, laws of 1891, which conflicts with this	
	act, being an act entitled 'An act to provide for a state board of inspectors	
	who shall perform the duties now performed by the advisory board in mat-	
	ters of pardons, and who shall have the complete management and control	
	of the state prison at Jackson, the state house of correction and reformatory	
	at Ionia, the Michigan asylum for insane criminals at Ionia, the branch of	
	the state prison at Marquette, the reform school for boys at Lansing and	
	the industrial home for girls at Adrian, and to abolish all existing boards.	
	and to annul all existing appointments," being section 1972 of the compil-	
	ed laws of 1897:	
	introduced by Mr. Cropsey, May 15, and referred to the committee on	110 4
	judiciary	113-4
	reported amended, May 17, and placed on the general order, (me No.	169_3
	168)	105-0
	of third mading of hills	1237
	of third reading of billspassed, May 24, given immediate effect and transmitted	1258
	returned, June 7, and referred to the secretary for printing and presen-	
	tation to the governor	1555
	approved, June 16. (Enrolled No. 190.)	1626
388.	A bill to fix the salary and prescribe the duties of certain officers in the county	
	of Kent:	
	introduced by Mr. Russell, May 16, rules suspended, passed and trans-	
	mitted	1132
	returned amended, May 31, concurred in and referred to the secretary for	
	printing and presentation to the governor	1334
	approved, June 7. (Enrolled No. 149.)	1519
389.	A bill to prohibit horse races, baseball games and all games and sports upon	
	the 30th day of May, commonly called "Memorial day":	
	introduced by Mr. Hayden, May 16, and referred to the committee on	1132
200	A bill to prohibit the use of ferrets in hunting game in the township of Paw	1102
<b>380.</b>	Paw, in the county of Van Buren:	
	introduced by Mr. Woodman, May 16, rules suspended, passed, given	
	immediate effect and transmitted1	132-3
391.	A bill to authorize and empower the board of county road commissioners of	-
J. 2.	The state of the s	
	Bay county to pay a portion of the cost of improving woodside avenue	
	Bay county to pay a portion of the cost of improving Woodside avenue and Belinda street in the city of Bay City, without declaring the same a	
	and Belinda street in the city of Bay City, without declaring the same a county road:	
	and Belinda street in the city of Bay City, without declaring the same a	1133

<b>392</b> .	returned, June 6, amended, concurred in and referred to the secretary for printing and presentation to the governor	1468 1631
	and villages	1133
	reported amended, May 23, rules suspended, passed, title amended, given immediate effect and transmitted	1219
	returned, June 1, and referred to the secretary for printing and presentation to the governor	1378
393.	approved, June 7. (Enrolled No. 152.)	1519
	introduced by Mr. Cook, May 16, rules suspended, passed, given immediate effect and transmitted	1149
	returned, June 1, and referred to the secretary for printing and presentation to the governor	1379 1518
<b>394.</b>	A bill to prescribe the qualifications, duties and compensation of the clerk of the judiciary committee and law clerk of the senate and the senate stenographer:	1010
	introduced by Mr. Linsley, May 16, rules suspended, passed, given immediate effect and transmitted	1155
	returned substituted, June 7, concurred in, given immediate effect and referred to the secretary for printing and presentation to the governor.	1545
395.	approved, June 16. (Enrolled No. 229.)	1629
	to define the powers and duties of said commissioner of railroads with reference thereto":	
	introduced by Mr. Hayden, May 17, and referred to the committee on railroads	1174
	reported amended, May 18, and placed on the general order	
٠	immediate effect and transmitted	202-3 1557
396.	approved, June 17. (Enrolled No. 192.)	1633
	act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by act approved June 4, 1895, and the other acts amendatory thereof:	
	introduced by Mr. Ashley, May 17, rules suspended, passed, and trans-	174–5
	mitted	1580
397.	approved, June 16. (Enrolled No. 217.)	1628
	River, in the county of Iron: introduced by Mr. Moriarty, May 17, rules suspended, passed, given	1175
	effect April 1, 1906, and transmitted	1225
398.	tation to the governor	1381
	county of Iron, and attach the said territory to the township of Stambaugh, in said county:	

	introduced by Mr. Moriarty, May 17, rules suspended, passed, given	1156
	effect April 1, 1906, and transmittedreturned, May 23, and referred to the secretary for printing and presen-	1176
	tation to the governor	1224
	approved, June 1. (Enrolled No. 132.)	1381
399.	A bill to annex certain territory contiguous to the county of Bay, state of	
	Michigan, unto said county of Bay, which territory is to become a part of	
	and be known as Bay county, Michigan:	
	introduced by Mr. Heine, May 17, and referred to the committee on counties and townships	1176
400	ties and townships	1110
100.	situated in more than one township or partly in one township or more than	
	one and partly in a city or incorporated village, when any such township,	
	city or village shall fail to join in or contribute to the building, rebuilding	
	or repairing thereof:	
	introduced by Mr. Ely, May 17, and referred to the committee on roads	1177
	and bridgesreported favorably, May 18, and placed on the general order, (file No.	1177
	172)	1193
	considered in committee of the whole, May 23, and placed on the order	
	of third reading of bills	1238
	passed, May 24, and transmitted	1262
	returned, June 7, and referred to the secretary for printing and presen-	
	tation to the governor	$1557 \\ 1632$
<b>4</b> 01	approved, June 17. (Enrolled No. 191.)	1002
101.	taries and to repeal act No. 185 of the public acts of 1901 and act No. 449	
	of the local acts of 1895:	
	introduced by Mr. Heine, May 17, rules suspended, passed, given im-	
	mediate effect and transmitted	1177
	returned, May 25, and referred to the secretary for printing and presen-	1210
	tation to the governor	1319 1519
402.	A bill to incorporate the village of Belleville, in the county of Wayne, state	1010
	of Michigan:	
	introduced by Mr. Traver, May 18, rules suspended, passed, given im-	
	mediate effect and transmitted	1180
	returned, May 22, and referred to the secretary for printing and presen-	1010
	tation to the governor	1212 1381
403.	A bill to provide for the election of a county drain commissioner in the county	1001
200.	of Ingham and to extend the term of the present incumbent of said office:	
	introduced by Mr. Cook, May 18, rules suspended, passed, given imme-	
	diate effect and transmitted1	180-1
	returned, May 23, and referred to the secretary for printing and presen-	1005
	tation to the governorapproved, June 1. (Enrolled No. 130.)	$\frac{1225}{1382}$
404	A bill to make patents to lands issued by the governor of the state prima	100-
101.	facie evidence of title thereto in the patentee:	
	introduced by Mr. Mills, May 18, and referred to the committee on ju-	
	diciary	1201
	reported favorably, May 23, and placed on the general order without	1222
	considered in committee of the whole, May 31, and placed on the order	1222
	of third reading of bills	1340
	passed, June 1, and transmitted	1355
405.	A bill to prohibit officers, clerks and employees of public institutions from	
	being interested in contracts made therewith; and to prevent state, county,	
	township, city and village officers, their deputies, clerks and employees	
	from buying or becoming in any manner interested in the purchase of any lands, state tax bids, tax titles or other property owned by the state or by	
	any county, township, city or village in the state while in the employ of	
	the state or of any county, township, city or village in the state and while	
	receiving a salary or other compensation from the taxpavers of this state,	
	or from the taxpavers of any city or village in this state, or within one year	
	after the discontinuance of such service, and to prevent bribery:	
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<b>407</b> .	introduced by Mr. Linsley, May 18, and referred to the committee on agricultural college	1201 1220
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	returned, May 25, and referred to the secretary for printing and presentation to the governor.  approved, June 6. (Enrolled No. 137.)  A bill to create a commission and define its duties and powers and make an appropriation of money for the purpose of making an historical and industrial exhibit upon the part of the state of Michigan at the Jamestown ter-centennial exposition, to be held on the borders of Hampton Roads, Virginia, in the year 1907, and to provide a tax to meet the same: introduced by Mr. Ely. May 22, and referred to the committee on state affairs  reported, May 23, and referred to the committee on finance and appropriations.  reported favorably, May 24, rules suspended, not passed, reconsidered and tabled	1317 1514 1214 1219 271-2 1276
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417.	subdivisions thereto: introduced by Mr. Doherty, May 23, rules suspended, passed, given immediate effect and transmitted. returned substituted, May 31, substitute concurred in, given immediate effect and referred to the secretary for printing and presentation to the governor.  approved, June 7. (Enrolled No. 151.)	
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<b>42</b> 1.	A bill to authorize the board of supervisors of any county in this state bordering on a navigable river which is the boundary line between such county and any county or counties in another state, to build and maintain a bridge, or bridges, across such river, conjointly with the board of supervisors of such adjoining county in another state:  introduced by Mr. Mills, May 24, rules suspended, passed, given immediate effect and transmitted	264-5
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425.	effect and transmitted	•
	ciaryreported substituted, June 1, rules suspended, not passed, reconsidered and tabled	1278 383_4
426.	taken up, June 1, passed and transmitted	1399
	apportionment reported favorably, June 1, and placed on the general order for today considered in committee of the whole, June 1, and placed on the order	1278 1396 1409
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		gle

<b>4</b> 27.	A bill to apportion anew the representatives in the state legislature among the several counties and districts of this state: introduced by Mr. Doherty, May 25, and referred to the committee on	
	apportionmentreported favorably, June 1, and placed on the general order for today considered in committee of the whole, June 1, and placed on the order of	1278 1396
	third reading of billspassed, June 1, and transmittedreturned, June 7, and referred to the secretary for printing and presenta-	140 <del>9</del> 1415
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	tion to be held at Saginaw July 22, 1905, and to provide a tax to meet the same: introduced by Mr. Baird, May 25, and referred to the committee on agri-	
429.	cultural interests	1320
	introduced by Mr. Heine, May 25, and referred to the committee on gaming interestsreported, June 6, and referred to the committee on finance and appro-	1320
430.	A bill to provide that in any proceeding heretofore or hereafter instituted in any court in this state by the state of Michigan, or any county thereof, for the recovery of money heretofore or hereafter expended by the state, or	1475
	any county thereof, in the maintenance, care, and support of any insane person in any of the asylums of the state, the statute of limitations shall be no defense to such proceedings: introduced by Mr. Rumer, May 25, and referred to the committee on	
<b>4</b> 31.	judiciary	1320
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<b>432</b> .	approved, June 13. (Enrolled No. 156.)	1380 1619
	ery for the use of the state, and also for doing the state printing and binding, and to provide for heating the capitol by steam conveyed from central heating plant, and to repeal act 163 of the laws of the year 1851, as amended, being sections 1531, 1532, 1533, 1534, 1535, 1536 and 1537 of the compiled laws of the year 1897," approved March 25, 1903:	
400	introduced by Mr. Linsley, May 31, and referred to the committee on state affairs	1338
433.	A bill making an appropriation for the Ottawa and West Kent Agricultural society for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:	
434.	introduced by Mr. Sheldon, May 31, and referred to the committee on agricultural interests	1338
	officers relative thereto: introduced by Mr. Heine, May 31, rules suspended, passed and transmitted .1: returned, June 1, and referred to the secretary for printing and presenta-	338-9
435.	tion to the governor	1424 1620
	1895, entitled "An act to provide for the incorporation of cities of the fourth class," approved May 27, 1895, and as amended by act No. 239 of the public acts of 1897, and by act 136 of the public acts of 1899, and by act 156 of	
	the public acts of 1901, being section 3082 of the compiled laws of 1897;	

	introduced by Mr. Cropsey, May 31, and referred to the committee on	
	cities and villages	1339
	reported favorably, June 1, and placed on the general order for today	1397
	considered in committee of the whole, June 1, and placed on the order of	
	third reading of bills	1409
•	third reading of billspassed, June 1, and transmittedreturned June 7, and referred to the secretary for printing and presen-	1415
	returned June 7, and referred to the secretary for printing and presen-	
	tation to the governor	1565
	approved, June 16. (Enrolled No. 209.)	1627
436.	A bill to amend section 34 of chapter 102 of the revised statutes of 1846,	
	entitled "Of affidavits taken and other judicial proceedings had in other states and foreign countries," as amended by act No. 30 of the public acts	
	states and foreign countries, as amended by act No. 30 of the public acts	
	of 1897, being section 10145 of the compiled laws of 1897:	
	introduced by Mr. Traver, May 31, and referred to the committee on	1339
	judiciaryreported favorably, June 1, rules suspended, passed, given immediate	1009
	efforted tavorably, sume 1, rules suspended, passed, given influediate	1386
427	effect and transmitted	1000
201.	pointment of a civil service commission therein, prescribe its duties and	
	powers, prohibit assessments of officers and employes for political purposes	
	and provide certain penalties for the violation of this act:	
	introduced by Mr. Ashley, May 31, rules suspended, read third time 1349-	-1350
	(Senate adjourned pending passage.)	
	taken up under the order of unfinished business. June 1, the question	
	being on the passage of the bill, Mr. Ashley asked unanimous consent	
	to withdraw the bill, pending which the president pro tem, announced	
	that the bill never having been noticed as required under Senate rule	
	No. 22 was not properly before the Senate	1403
<b>438.</b>	A bill to amend section 28 of chapter 5 of act No. 11 of the senate enrolled	
	acts passed by the legislature of the state of Michigan for the year 1905,	
	approved May 18, 1905, entitled "An act to reincorporate the city of Cold-	
	water": introduced by Mr. Lincley Tune 1 miles supported passed given imme	
	introduced by Mr. Linsley, June 1, rules suspended, passed, given immediate effect and transmitted	I///_1
	diate effect and transmitted	100-1
	tation to the governor	1423
	approved, June 7. (Enrolled No. 159.)	1520
<b>439</b> .	A bill to provide for the adoption and use of a standard form of fire insurance	
	policy and to repeal act 149 of the public acts of 1881, as amended by act	
	38 of the public acts of 1889:	
	introduced by Mr. Fyfe, June 1, rules suspended, and placed on the general	
	order for todayconsidered in committee of the whole, June 1, amended and placed on	1401
	considered in committee of the whole, June 1, amended and placed on	
	the order of third reading of bills	1410
440	passed, June 1, given immediate effect and transmitted	1416
<del>44</del> 0.	Joint resolution to provide for the relief of Thomas Allen:	
	introduced by Mr. MacKay, June 1, rules suspended, and referred to the	1401
	committee on finance and appropriationsreported favorably, June 7, rules suspended, read a third time and tabled.	1586
441	A bill to prohibit horse races, base-ball games, and all games and sports,	1000
	upon the 30th day of May, commonly called "Memorial day," in the coun-	
	ties of Isabella, Lapeer and Cass:	
	introduced by Mr. Kane, June 1, rules suspended, passed, and transmitted. 1	101-2
	returned, June 6, and referred to the secretary for printing and presen-	
	tation to the governor	1469
	approved. June 16. (Enrolled No. 168.)	1625
442.	A bill to amend act No. 301 of the local acts of 1883, entitled "An act to attach certain territory to the village of Birmingham," approved May 18,	
	attach certain territory to the village of Birmingham," approved May 18,	
	1883:	
	introduced by Mr. Seeley, June 1, rules suspended, passed, given imme-	1 400
440	diate effect and transmitted	1402
<del>71</del> 0.	A bill to amend sections 2 and 6 of act No. 268 of the public acts of 1897,	
	approved June 2, 1897, entitled "An act to regulate and license the use of firegrees in hunting for and killing deer protected by the laws of this state.	
	firearms in hunting for and killing deer protected by the laws of this state	

	and 5797 of the compiled laws of 1897:	
	introduced by Mr. Traver, June 1, and referred to the committee on	
	gaming interests:	140:
	reported favorably, June 1, rules suspended, passed, and transmitted	1424
	returned, June 6, and referred to the secretary for printing and presen-	
	tation to the governor	1470
	approved, June 17. (Enrolled No. 172.)	1630
444.	A bill to regulate and license fishing with nets:	
	introduced by Mr. Cook, June 1, and referred to the committee on fish-	
	eries	1408
445.	A bill to authorize the consolidation of street railway, electric light and gas	
	light companies, or any two thereof, in the county of Manistee;	
	introduced by Mr. Farr, June 1, rules suspended, passed, given imme-	
	diate effect and transmittedreturned, June 7, and referred to the secretary for printing and presen-	1423
	returned, June 7, and referred to the secretary for printing and presen-	• • • • •
440	tation to the governor	1581
440.	A bill to empower the common council of the city of Detroit to raise by tax	
	or to borrow money for the purpose of building a casino on Belle Isle park:	
	introduced by Mr. Ashley, June 5, rules suspended, passed, given immediate effect and transmitted	1436
447	A bill to amend section 1 of act No. 397 of the local acts of 1901, entitled	1100
	"An act to provide for the retirement of aged and disabled policemen em-	
	ployed by the city of Saginaw, and for the payment of pensions to the wives	
	and children and widowed mothers of policemen killed in the service of the	
	city of Saginaw,"as amended by section 1 of act No. 536 of the local acts	
	of 1903:	
	introduced by Mr. Baird. June 5, rules suspended, passed, given imme-	
	diate effect and transmitted	1430
	returned, June 6, and referred to the secretary for printing and presen-	1 400
	tation to the governor	1469
440	approved, June 16. (Enrolled No. 169.)	1623
440.	A bill to authorize the village of River Rouge, in the county of Wayne and state of Michigan, to establish, construct and maintain a system of public	
	sewers in said village and to issue bonds for the payment thereof:	
	introduced by Mr. Traver, June 5, rules suspended, passed, given imme-	
	diate effect and transmitted	1437
	diate effect and transmittedreturned, June 7, and referred to the secretary for printing and presen-	
	tation to the governor	1559
	approved, June 16. (Enrolled No. 194.)	1626
449.	A bill to amend act No. 506 of the local acts of 1903, entitled "An act to	
	incorporate the school district of Crystal Falls, in Iron county," by adding	
	seven new sections thereto to be known as sections 41, 42, 43, 44, 45, 46	
	and 47:	
	introduced by Mr. Moriarty, June 6, rules suspended, passed, given im-	1471
	mediate effect and transmittedreturned, June 7, and referred to the secretary for printing and presen-	1.411
	tation to the governor	1562
	approved, June 16. (Enrolled No. 208.)	1627
450.	A bill to regulate the civil service of the city of Detroit, provide for the ap-	
200.	pointment of a civil service commission therein, prescribe its duties and	
	powers, prohibit assessments of officers and employes for political purposes	
	and provide certain penalties for the violation of this act:	
	introduced by Mr. Ashley, June 6, and tabled	1472
	taken up, June 6, rules suspended, passed, and transmitted	1482
	returned, June 7, and referred to the secretary for printing and presenta-	1552
4=1	tion to the governor	1002
451.	A bill to amend section I and to add a new section to act No. 00 of the mouse	
	enrolled acts passed by the legislature of the state of Michigan for the year	
	1905, approved March 16, 1905, entitled "An act to provide for the election of a county drain commissioner in and for the county of Saginaw, prescribe	
	his powers and duties and fix and provide for his compensation:"	
	introduced by Mr. Baird, June 6, rules suspended, passed, given immediate	
	effect and transmitted1	472-3
	effect and transmitted	_
	tion to the governor	1560
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<b>45</b> 2.	approved, June 16. (Enrolled No. 212.)	1628
453.	introduced by Mr. Moriarty, June 6, rules suspended, passed, given immediate effect and transmitted	1473
	introduced by Mr. Fyfe, June 6, rules suspended, passed, given immediate effect and transmitted	1477 1563
454.	A bill to create a state board of equalization; to prescribe its duties, and to provide for furnishing it with certain statements and data: introduced by Mr. Brown, June 6, rules suspended, passed, given im-	1492
455	mediate effect and transmitted. returned, June 7, and referred to the secretary for printing and presentation to the governor	1562 1628
400.	employment institution for the blind to use for building purposes the sum of \$7,000 now remaining unused from the appropriation made by act No. 169 of the public acts of 1903:	
	introduced by Mr. Baird, June 6, rules suspended, passed, given immediate effect and transmitted	1493 1559
456.	A bill to amend section 3 of title 1, and section 14 of title 20 of an act, entitled "An act to revise and amend the charter of the city of Saginaw," being act No. 276 of the local acts of 1905: introduced by Mr. Baird, June 6, rules suspended, passed, given immediate	
457.	effect and transmitted	1493 1561 1627
	moneys of said county of Saginaw, and to repeal all acts inconsistent with the provisions of this act: introduced by Mr. Baird, June 6, rules suspended, passed, given im-	1500
	mediate effect and transmitted. returned, June 7, and referred to the secretary for printing and presentation to the governor	1502 1560 1628
458.	A bill to detach certain territory from the township of Schoolcraft, Houghton county, Michigan, and to attach the same to the township of Calumet, Houghton county, Michigan: introduced by Mr. Smith, June 6, rules suspended, passed, given immediate	
	effect and transmittedreturned, June 7, and referred to the secretary for printing and presentation to the governor	1502 1563
459.	approved, June 16. (Enrolled No. 211.)	1628
	introduced by Mr. Smith, June 6, rules suspended, passed, given immediate effect and transmitted	1503 1563
	tion to the governor	1628

460. A bill to provide the manner of voting by the members of the board of supervisors of Saginaw county:  introduced by Mr. Baird, June 6, rules suspended, passed, given immediate effect and transmitted  returned, June 7, and referred to the secretary for printing and presentation to the governor	1510 1562 1628
PART IV.	
HISTORY OF BILLS AND JOINT RESOLUTIONS RECEIVED FROM THE HO	)USE.
(The references are to page numbers.)	
1. A bill to amend sections 1 and 2 of act No. 39 of the public acts of 1895, entitled "An act to amend sections 1 to 8, inclusive, and to repeal sections 9 to 28, inclusive, of an act entitled 'An act for the winding up of mining and manufacturing corporations whose charters have expired,' being act No. 262 of the laws of 1889, approved July 5, 1889, as amended by act No 137 of the laws of 1891, approved June 16, 1891, and to substitute in the place of said repealed sections, other sections to be numbered 9 to 22," approved March 26, 1895, being consecutive sections 7083 and 7084 of the compiled laws of Michigan of the year 1897: file No. 27.	
received, February 20, rules suspended, passed, given immediate effect and returned	<b>207-</b> 8
received, May 2, and referred to the committee on gaming interests reported favorably, May 24, and placed on the general order considered in committee of the whole, May 31, and placed on the order of third reading of bills passed, June 1, and returned	950 1274 1341 1359
file No. 205. received, May 11, and referred to the committee on gaming interests1 reported favorably, June 6, and placed on the general order considered in committee of the whole, June 6, and recommended that all after the enacting clause be stricken out, recommendation of committee not concurred in and bill placed on third reading 5. A bill to amend section 3 of act No. 157 of the public acts of 1891, entitled "An act for the relief of the supreme court by authorizing the justices thereof to employ clerical help, and appropriating money to pay for the same," being section 235 of the compiled laws of 1897:	1475
received, January 17, and referred to the committee on judiciary	51
reported, January 18, and referred to the committee on finance and appropriations	66
reported favorably, January 24, rules suspended, passed, given immediate effect and returned	87
<ul> <li>6. A bill to change the name of Theodore Johnson to Theodore Thompson:     received, January 12, rules suspended, passed, given immediate effect     and returned</li></ul>	33
received, January 24, and referred to the committee on elections	93

reported, January 25, with the recommendation that the bill be printed	
for committee, recommendation not concurred in, rules suspended,	99
passed, given immediate effect and returned	88
year ending June 30, 1905, to meet a deficiency in the current expense ap-	
propriation for the fiscal year ending June 30, 1905, and to provide a tax	
for the same:	
file No. 19.	
received, February 20, and referred to the committee on normal school	008
at Kalamazoo	207
reported, March 14, and referred to the committee on finance and ap-	423
propriationsreported, March 14, rules suspended, passed, given immediate effect	440
and returned.	432
10. A bill in relation to the manufacture and sale of dairy products, and to repeal	
act No. 26 of the public acts of 1873, approved March 12, 1873, and act No.	
84 of the public acts of 1897, approved April 22, 1897: substitute for house	
bills 10 and 72.	
file No. 21.	0.00
received, Feburary 27, and referred to the committee on public health.	267
reported, February 28, and referred to the committee on finance and	283
appropriationsreported favorably, March 2, and placed on the general order	313
considered in committee of the whole, March 2, and placed on the order	919
of third reading of hills	331
of third reading of bills	332
12. A bill to amend sections 3, 4, 7, 9, 11, 16, 18, 20 and 21 of act No. 505 of the local acts of 1903, entitled "An act to create a board of jury commissioners	
local acts of 1903, entitled "An act to create a board of jury commissioners	- 19
consisting of five persons for courts of record in the county of Kent," approved	
June 4, 1903.	
received, January 18, and referred to the committee on judiciary	67
reported favorably, June 26, and placed on the general order	120
considered in committee of the whole, January 20, and placed on the	124
order of third reading of bills	124
passed, January 26, given immediate effect and returned	122
for the year 1903, approved May 28, 1903, entitled "An act to provide for	
for the nomination of candidates for election by popular vote and relating	
to primary elections in Muskegon county," and to repeal all acts and parts	
of acts inconsistent herewith:	
received, January 18, rules suspended, passed, given immediate effect	
and returned	64
registration of chauffeurs, to regulate the use of motor vehicles and the	
use of public highways by such vehicles and persons passing such vehicles.	٠.
and to provide penalties for the violation thereof:	
received, April 4, and referred to the committee on state affairs	642
reported amended, May 18, and made a special order for Wednesday.	
May 24, at 2:30 o'clock p. m. Senate requests the House to reprint	
the bill1	
re-received, May 24, reprinted	1246
amended and placed on the order of third reading of bills	059.4
manad Man 04 minum immadiate off-at and natural	1264
15. A bill to amend sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of an act,	1201
entitled "An act to regulate the practice of pharmacy in the state of Mich-	
igan," same being act No. 134 of the public acts of 1885, approved June	
2. 1885, and to add twenty-one new sections to be known as sections 13.	
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33:	
file No. 272.	
received, June 7, rules suspended, and placed at the head of the general order	1599
considered in committee of the whole, June 7, and placed on the order	1523
of third reading of bills	1591
passed, June 7, and returned	1604

19.	A bill to prohibit the taking or catching of fish in Flat river or its tributaries in the county of Montcalm, by means of spears, nets, firearms or artificial lights, or explosive substances:	
20.	received, March 15, and referred to the committee on fisheries	449
21.	and returned	46 97 127
	Antrim, to issue the bonds of said township to the amount of \$3,000 for the purpose of paying for the building of an iron, swing bridge across Clamriver in said township, and to levy taxes sufficient for the payment of the same and the interest thereon:	
	received, January 25, and referred to the committee on roads and bridges reported favorably, March 1, rules suspended, passed, given immediate effect and returned	104 297
22.	A bill to authorize the formation of women's clubs: file No. 56.	
	received, March 14, and referred to the committee on state affairs reported favorably, April 6, and placed on the general order considered in committee of the whole, April 11, and placed on the order	430 678
	of third reading of billspassed, April 11, and returned	723 726
24.	A bill to amend section 14 of chapter 9 of act No. 254 of the public acts of 1897, approved June 2, 1897, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relating thereto:"	
	received, March 8, rules suspended, and referred to the committee of the whole and placed on the general order for today	372
	considered in committee of the whole, March 8, amended, and placed on the order of third reading of bills	377
	passed, March 8, given immediate effect and returnedre-received, March 9, House refuses to concur in Senate amendments,	378
25.	Senate recedes from its amendments and re-returned	395
	file No. 6.	1070
26.	received, May 10, and referred to the committee on judiciary	1070
	file No. 103. received, May 10, and referred to the committee on labor interests	1066
27.	A bill to detach certain territory from the townships of Baldwin and Escanaba, in the county of Delta, and to organize such territory into the township of Cornell:	
	received, February 15, and referred to the committee on counties and townships	172
	reported, favorably March 16, rules suspended, passed, given immediate effect and returned	462
28.	A bill to provide that the adoption of Harold H. Huber, a minor son of William R. Huber, by David H. Lomison and Lucinda Lomison, husband and wife, all of St. Joseph county, Michigan, and that the changing of the name of said Harold H. Huber to Harold H. Lomison and that the region of the raid	
	said Harold H. Huber to Harold H. Lomison, and that the making of said Harold H. Huber (by the name of Harold H. Lomison) an heir at law of said David H. Lomison and Lucinda Lomison (which proceedings were had in the probability of the probability of St. Logarh, under the provisions of	
!	in the probate court for said county of St. Joseph, under the provisions of chapter 236 of the compiled laws of 1897), be annulled and set aside; that the name of Harold H. Huber be restored to said minor whose name was	
	changed to Harold H. Lomison; that said Harold H. Huber shall not be an heir at law of said David H. Lomison and Lucinda Lomison or either of them; that said David H. Lomison and Lucinda Lomison shall each be	
<b>.</b> .	relieved from all of the duties, responsibilities and liabilities assumed by	

		them by reason of such adoption of said minor; and that said David H. Lomison, Lucinda Lomison, William R. Huber and Harold H. Huber be restored to all the privileges, rights and obligations which would have belonged to and been imposed upon them, respectively, if such adoption had not been made:  received, March 2, and referred to the committee on state affairsreported, March 23, and referred to the committee on judiciaryreported favorably, May 17, and placed on the general order	320 549 163–4
29.	A	of third reading of bills	392 436
31.	<b>A</b>	effect and returned.  bill to amend section 2 of chapter 97 of the revised statutes of 1846, entitled "Of the commencement of suits of process and the service and return of the original writs," being section 9984 of the compiled laws of 1897: file No. 7.  received, March 23, and referred to the committee on judiciary reported favorably, April 13, and placed on the general order.  considered in committee of the whole, April 18, and placed on the order of third reading of bills.  passed, April 18, motion to give bill immediate effect did not prevail and returned.	540 751 780
32.	A	bill to authorize the board of supervisors of Washtenaw county to pay its committees during the time the board is not in session and to limit the time for which such member of said committee may be compensated in any one year:	369
35.	A	received, March 8, and referred to the committee on judiciary	
37.	A	bill to fix the per diem compensation of members of the state legislature from the upper peninsula for and during the session of 1905: file No. 3.  received, February 8, rules suspended, passed, given immediate effect and returned	153
38.	A	bill to organize and incorporate the township of North Allis, Presque Isle county, as a single school district: received, January 18, and referred to the committee on education and public schoolsreported favorably, January 19, rules suspended, passed, given imme-	61
39.	A	diate effect and returned	62
40.	<b>A</b>	reported, favorably January 19, rules suspended, passed, given immediate effect and returned	<b>7</b> 0

ships ships	wn- 10:
reported favorably, January 26, rules suspended, passed, given im	
diate effect and returned	116
41. A bill to repeal act No. 48 of the public acts of 1899, entitled "An act to phibit the taking or catching of fish in that portion of Pine river which	ro- lies
<ul> <li>within the counties of Gratiot and Montcalm, in this state, by means</li> </ul>	of
spears, nets, set lines, or night lines, snares, artificial lights, or explosusubstances, and to prohibit the taking or catching of fish in said river exc	AVe
by hook and line; and to provide a penalty for any violation of the	
vision of this act, and to repeal all acts or parts of acts inconsistent be with":	
received, March 29, rules suspended, passed, given immedi	ate ∫ 599
42. A bill to authorize the township of Saugatuck, in Allegan county, to born	
money to be used in rebuilding a bridge across the Kalamazoo river, a	
approaches thereto in said townships, to issue bonds for the payment the and to provide for the payment of the principal and interest of said bonds	
received, January 25, and referred to the committee on counties	and
townshipsreported favorably, January 26, rules suspended, passed, given immedi	
reported favorably, January 26, rules suspended, passed, given immedieffect and returned	iate
45. A bill to amend section 7 of act 143 of the public acts of 1903, entitled "	'An
act to provide for the government, management and control of the st	ate
public school at Coldwater, and to repeal all acts or parts of acts inc	on-
sistent with this act": file number 115.	
received, April 11, and referred to the committee on state public school	d 71
46. A bill regulating the taxation of steam vessels, boats and other water craft:	
file No. 126.	04
received, April 24, and referred to the committee on taxation reported amended, May 3, and placed on the general order	
considered in committee of the whole, May 11, and tabled	110
taken up, June 1, and placed on the general order for today	140
considered in committee of the whole, June 1, amended and placed the order of third reading of bills	
passed, June 1, given immediate effect and returned	
48. A bill to provide for the lawful taking of whitefish in the waters of Torch l	
in the counties of Antrim and Kalkaska, Michigan, by means of a spear: received, April 24, and referred to the committee on fisheries	844
reported favorably, May 23, rules suspended, passed, given immedi	ate
effect and returned	1220-1
49. A bill authorizing the township of Hersey, in the county of Osceola, to is	
bonds to the amount of not more than \$6,000, for the payment for the struction of a new bridge over the Muskegon river on section 19 in a	
township, and to provide for the manner of issuing and paying the same:	
received, January 25, and referred to the committee on counties	and
townships	103
reported favorably, January 26, rules suspended, passed, given impudiate effect and returned	
51. A bill to incorporate the village of Alanson, in the county of Emmet:	
received, January 25, and referred to the committee on cities and village	s 102
reported favorably, January 26, rules suspended, passed, given immed effect and returned	117
53. A bill providing for appropriations for the eastern Michigan asylum at Pon-	tiac
for the biennial year ending June 30, 1907, for building and special purpo	ses.
for additional accommodation for patients, and to provide a tax to meet	the
same: file No. 300.	
received, June 6, rules suspended, and referred to the committee on fina	nce
and appropriations	1458
reported favorably, June 7, rules suspended, passed, given immed effect and returned	nate 1569
54. A bill to define and to protect fishing rights and privileges in that portion	1000 1 Of
Saginaw bay bordering on Arenac and Iosco counties, state of Michigan	ı:
received. May 2, and referred to the committee on fisheries	τ., 951
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55.	reported favorably, May 3, rules suspended, passed, and returned  A_bill to provide for three voting precincts in the township of Harris, in the county of Menominee:	976
	received, January 24, and referred to the committee on elections reported favorably, February 17, rules suspended, passed, given immediate	88
58.	effect and returned	198
	received, March 23, and referred to the committee on judiciary reported, favorably April, 13, and placed on the general order considered in committee of the whole, April 18, and placed on the order	543 752
	of third reading of bills.  passed, April 18, motion to give bill immediate effect did not prevail,	780
61.	and returned	785
	received, February 27, and referred to the committee on judiciary reported favorably, March 7, and placed on the general order considered in committee of the whole, March 9, and placed on the order	267 346
63.	of third reading of bills	398 400
	ton street, in said city: received, March 27, and referred to the committee on cities and villages. reported favorably, April 6, rules suspended, passed, given immediate effect	557
64. `	A bill making an appropriation for the state public school for the fiscal year ending June 30, 1906, to meet a deficiency in the current expense appropriation for said school for the fiscal year ending June 30, 1904, and to provide	669
	a tax for the same: received, March 27, and referred to the committee on state public school reported, March 28, and referred to the committee on finance and ap-	559
	propriations reported favorably, March 28, rules suspended, passed, given immediate	572
<b>65</b> .	A bill to make appropriations for the state public school for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:	584
	file No. 216. received May 2, and referred to the committee on state public school	947
	reported, May 18, and referred to the committee on finance and appropriationsreported favorably, May 25, and placed on the general order	1187 1281
	considered in committee of the whole, May 31, and placed on the order of third reading of bills	1341
66.	passed, June 1, given immediate effect and returned	1361
	received, March 30, and referred to the committee on state public school reported, April 20, and referred to the committee on finance and appropria-	630
	tionsreported favorably, April 27, and placed on the general order	824 910
	considered in committee of the whole, May 2, and placed on the order of third reading of billspassed, May 2, given immediate effect and returned	954 958
67.	A bill to amend section 3 of act No. 326 of the local acts of 1903, entitled "An	200

reported amended, January 24, rules suspended, passed, given immédiate effect and re-returned	1-2 80 1-2
file No. 226. received, May 10, and referred to the committee on state affairs	84
70. A bill to repeal act No. 108 of the public acts of 1903, entitled "An act to prohibit the use of submarine trap nets in this state:	069 123 215 0-1
	679
71. A bill to amend section 9 of act No. 217, of the public acts of 1901, entitled "An act to revise and amend the laws for the protection of game and birds:"	766
reported favorably, April 19, rules suspended, passed, given immediate effect and returned	799
"An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering of spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors in this state, and to repeal all acts or parts of acts inconsistent with the provisions of this act," being compiler's section 5394 of the compiled laws of 1897:  file No. 16.	
	981
received, February 23, and referred to the committee on fisheries	250 521
77. A bill to prevent the killing of deer, for a period of five years, in the counties of Otsego, Montmorency, Alcona, Arenac and Emmet:  received, May 4, and referred to the committee on gaming interests 101	)15
80. A bill to amend section 1 of chapter 6, sections 22 and 26 of chapter 7, and sections 30, 35 and 37 of chapter 8, of act No. 316 of the local acts of 1897, entitled "An act to reincorporate the city of Ironwood, in the county of Gogebic, and to repeal all acts and parts of acts inconsistent herewith":	67
diate effect and returned	98
received, March 29, and referred to the committee on banks and corporations	92 86 27 29

	•	
	No. 342 of the public acts of the state of Michigan for the year 1871: received, January 18, rules suspended, passed, given immediate effect	en
85. A	and returnedbill to provide for expenses to furnish official information from the records of the adjutant general's office, for which no provision is made, pertaining	63
	to the enlistment, muster, history and final disposition of the soldiers and	
	sailors from this state during the war of the rebellion and Spanish-American war; to furnish certificates of service to applicants where the soldier's mus-	
	ter out or discharge papers are lost, and to furnish such information from the records of the office as to establish the soldier's or sailor's military or	
	naval history, and to make an appropriation therefor, and to provide for a tax to meet the same:	
	file No. 287. received, June 1, and referred to the committee on state affairs	1419
	reported, June 7, and referred to the committee on finance and appropriations	1583
	reported favorably, June 5, rules suspended, passed, given immediate effect and returned	1588
90. A	bill to amend act 149 of the public acts of 1893, entitled "An act to provide for a county and township system of roads and to prescribe the powers and duties of the officers having the charge thereof," and the amendments	
	thereof, being chapter 103 of the compiled laws of the state of Michigan for the year 1897, as amended, by adding one new section thereto, to stand	
	as section No. 27, providing that the board of supervisors of the county of Marquette shall be the board of county road commissioners of said county	
	and vested with all the powers and duties of such boards under said chapter authorizing said board to appoint a county road committee and fixing the	
	compensation thereof: file No. 50.	
91. A	received, March 9, and referred to the committee on roads and bridges joint resolution making an appropriation for the state industrial home for	390
	girls to reimburse the treasury of said home for an amount expended in enlarging boiler house, for which no appropriation was made, and to levy	
	a tax to meet the same: file No. 73.	
	received, March 22, and referred to the committee on industrial home for girls	504
	reported, March 28, and referred to the committee on finance and appropriations	574
	reported favorably, March 30, and placed on the general order considered in committee of the whole, April 5, and placed on the order	618
	of third reading of billspassed. April 5. given immediate effect and returned	657 659
92. A	bill to amend act No. 136 of the public acts of 1903, entitled "An act to provide for the indeterminate sentence and for the disposition, manage-	
	ment and release of criminals under such sentence, and for the expense attending the same," by adding thereto a new section, to be numbered 11.	
1	file No. 96. received, April 5, and referred to the committee on judiciary	655
93. A	bill making appropriations for the Michigan state prison for general repairs and for building and special purposes for the fiscal year ending June 30, 1906,	
_	and to provide a tax therefor: file No. 215.	000
	received, May 3, and referred to the committee on state prison at Jackson reported, May 16, and referred to the committee on finance and appro-	982
	reported, amended May 18, and placed on the general order	1118 190-1
	considered in committee of the whole, May 25, and placed on the order of third reading of bills	1322
	passed, June 1, given immediate effect and returnedre-received, June 7, house amendments to senate amendments concurred	1353
94. A	in and re-returnedbill to change the name of Eunice Curtis to Eunice Jenks:	1548
	received, January 19, and referred to the committee on state affairs  A bill to regulate the issuing of warehouse certificates in certain cases:	73
	file No. 187.	$\sigma$ le

	received, May 2, and referred to the committee on state affairs	94
	reported favorably, May 4, and placed on the general order	101
	considered in committee of the whole, May 15, and placed on the order	
	of third reading of bills	111
103	read third time, May 16, passed, and returned	113
100.	ganize the township of Union, in the county of Grand Traverse, into a single	
	school district, under the unit system":	
	received, February 15, and referred to the committee on judiciary	17:
	reported favorably, March 8, rules suspended, passed, given immediate	
	effect and returned	36
104.	effect and returned.  A bill to amend sections 3, 4, 5 and 6 of act No. 241 of the public acts of	
	1903, entitled "An act for the establishment of county normal training	
	classes, and for the maintenance and control of the same":	
	file No. 25.	
	received, February 20, and referred to the committee on education and	
	public schoolsreported favorably, February 23, and placed on the general order	20
	reported favorably, February 23, and placed on the general order	249
	considered in committee of the whole, February 28, and placed on the	30
	order of third reading of billspassed, February 28, given immediate effect and returned	280
105	passed, repruary 28, given immediate enect and returned	28
100.	A bill to authorize the prosecuting attorney of Lenawee county, Michigan, to appoint an assistant prosecuting attorney for said county, and prescrib-	
•	ing his duties, powers and compensation:	
	file No. 4.	
	received, February 8, and referred to the committee on judiciary	15:
106.	A bill to amend section 11 of title 2, and section 14 of title 6, and section 2	
	of title 10 of act No. 322 of the local acts of 1903, entitled "An act to in-	
•	corporate the city of Muskegon Heights, in Muskegon county, and for that	
	purpose to detach certain territory from Muskegon and Norton townships	
	in said county, and attach the same to said city, and to dissolve the cor-	
	poration 'village of Muskegon Heights,'" and to repeal all acts and parts	
	of acts inconsistent herewith:	015
	received, April 27, and referred to the committee on cities and villages	915
	reported favorably, May 3, rules suspended, passed, given immediate	969
107	A bill to repeal act No. 104 of the public acts of the state of Michigan for	300
107.	the year 1899, entitled "An act for the protection of fish in the Kalamazoo	
	river and its tributaries in the townships of Saugatuck and Manlius, in the	
	county of Allegan," as amended by act No. 93 of the public acts of the state	
	of Michigan for the year 1903, entitled "An act to amend the title and sec-	
	tions 1 and 2 of act No. 104 of the public acts of 1899, entitled "An act	
	for the protection of fish in the Kalamazoo river and its tributaries in the	
	townships of Saugatuck and Manlius, in the county of Allegan.""	
	received, April 24, and referred to the committee on judiciary	845
109.	A bill to provide for the election of a drain commissioner in the county of	
	Monroe:	
	file No. 45.	
	received, March 8, rules suspended, passed, given immediate effect and	371
110	A bill to amend section 1 of act No. 182 of the public acts of 1901, entitled	011
110.	"An act to prohibit fishing with, using or setting seines, gill nets or any	
	form of pound, trap, sweep or set nets, or like device, in any of the waters	
	connecting Lakes Superior and Huron, and the tributaries thereof:"	
•	received, March 15, and referred to the committee on fisheries	448
	reported favorably, April 5, and placed on the general order	652
	reported favorably, April 5, and placed on the general order	724
112.	A bill to amend section 1 of act No. 371, of the local acts of Michigan for the	
	year 1903, entitled "An act to provide for the election of county drain commis-	
	sioners in the counties of Eaton and Van Buren:"	
	received, January 25, rules suspended, passed, given immediate effect	111
111	and returned	TII
114.	A bill to repeal act No. 514 of the local acts of 1903, entitled "An act to annex the territory embraced within the city of West Bay city to that of Bay	
	city; and to consolidate the city of West Bay City with the city of Bay	
	City under the name of Bay City; to specify and fix the boundaries of the	
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	city; to consolidate the school system and the library systems of the said cities of West Bay city and Bay city; to provide for the assuming and payment of all the indebtedness and liabilities of the present cities of Bay City and West Bay City, and their school and library systems, and to provide for the ownership of all their corporate property and rights; to define the corporate rights, powers and privileges of said city of Bay City, and to repeal all acts and parts of acts inconsistent herewith:"	
	received, January 24, and referred to the committee on cities and villages reported favorably, January 26, rules suspended, passed, given immediate	95
115.	effect and returned	118
	received, May 3, and referred to the committee on asylum for insane at Newberry	982
	reported, amended June 6, and referred to the committee on finance and appropriationsreported favorably, June 6, and placed on the general order	1476 1485
	considered in committee of the whole, June 6, and placed on the order of third reading of bills	1495
	passed, June 6, given immediate effect and returnedre-received June 7, House refuses to concur in the Senate amendments,	1499
	Senate asks for conference, committee appointedre-received, June 7, House accedes to request of Senate for conference and appoints committee	1535 1578
	re-received, June 7, Senate reconsiders vote by which it asks for committee of conference, Senate recedes from its amendments to the bill	
118.	and re-returned	1589
	received, May 11, rules suspended, passed, given immediate effect and returned.	096-7
	A bill to amend sections 8, 9 and 19 of act No. 206 of the public acts of Michigan for the year 1893, entitled "An act to provide for the assessment of property and the levy (and collection) of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the public acts of 1891 and all acts or parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being continuous sections 3831, 3832 and 3842 of the compiled laws of Michigan of 1897:	
121.	received, May 18, as substitute for House bills Nos. 119, 127 and 427, and referred to the committee on taxation	1197
	received May 17, and referred to the committee on electionsreported favorably, May 24, and placed on the general orderconsidered in committee of the whole, May 31, and placed on the order	1169 1252
124.	of third reading of bills.  passed, June 1, and returned.  A bill to organize a school district in the township of Millen, in the county of Alcona and State of Michigan, to be known and designated as school district No. 1 of Millen township, out of certain territory to be detached from the union school district of the township of Millen, in the county of Alcona, state of Michigan:	1341 1359
	received, March 27, and referred to the committee on education and public schools.	560
125.	A bill to amend section 1 of chapter 6 of act No. 164 of the public acts of 1881,	gle

123

	all statutes and acts contravening the provisions of this act," being compiler's section 4717 of the compiled laws of 1897:	-
	file No. 53. received, March 9, and referred to the committee on education and public	
	schools. reported amended, June 5, and placed on the general order. considered in committee of the whole, June 5, and placed on the order of third reading of bills. passed, June 5, and returned.  A bill to amend section 2197 of the compiled laws of 1897, entitled "An act	390 1443 1446 447–8
126.	to establish a house of correction for juvenile offenders:" file No. 211.	
	received, May 25, and referred to the committee on state affairs reported, favorably, June 1, and placed on the general order considered in committee of the whole, June 2, and placed on the order of third reading of bills	1305 1389 1429
127.	passed, June 5, and returned.  A bill to amend sections 8, 9 and 19 of act No. 206 of the public acts of Michigan for the year 1893, entitled "An act to provide for the assessment of property and the levy (and collection) of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection	1439
	and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the public acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being continuous sections 3831, 3832 and 3842 of the compiled laws of Michigan of 1897:  (see house bill No. 119.)	
128.	A bill to prohibit the hunting or killing of certain fur-bearing animals during certain months of the year: file No. 251. received, May 25, and referred to the committee on gaming interests	1306
129.	A bill making appropriations for the central Michigan normal school for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for the said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same:  (see Senate bill No. 293.)	1000
130.	A bill to authorize justices of the peace of the township of Kearney, in Antrim county, and justices of the peace for the township of Forest Home to hold court and try civil or criminal causes anywhere within the village limits of the village of Bellaire, Antrim county, Michigan:	
	received, January 25, and referred to the committee on judiciary reported favorably, February 8, rules suspended, passed, given immediate	112
131.	effect and returned	139
	received, June 1, and referred to the committee on normal college reported amended, June 6, and placed on the general order considered in committee of the whole, June 6, and referred to the com-	1419 1485
	mittee on finance and appropriationsreported favorably, June 7, rules suspended, passed, given immediate	1495
	re-received, June 7, Senate recedes from its amendments to bill and	1584
132.	re-returned A bill to amend section 2 of act No. 176 of the public acts of 1891, entitled "An act for the organization of township school districts in the upper peninsula," as amended by act No. 104 of the public acts of 1903, being section 4824 of the compiled laws of 1897:	1597
	file No. 36.  received, March 2, and referred to the committee on education and public schools	317

considered in committee of the whole, March 22, and placed on the order of third reading of bills	18
manding third mading March 20 the hill man referred to the committee	
pending third reading, March 22, the bill was referred to the committee on judiciary	26
reported amended, May 24, and placed on the general order	
passed, June 1, and returned	
	319
expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and for building and special purposes for the said institution for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:	
received, June 6, rules suspended, and referred to the committee on finance and appropriations	158
	69
137. A bill to authorize and empower school distirct No. 2 of the township of Clinton, Lenawee County, to borrow a sum of money not exceeding \$15,000.00 in excess of the maximum amount now allowed by law, for the purpose of purchasing a schoolhouse site, building a schoolhouse and equipping and furnishing the same:	
received, February 15, rules suspended, passed, given immediate effect	71
138. A bill to establish a state sanatorium in some suitable locality in Michigan for the care and treatment of persons having tuberculosis, and making appropriations therefor:	
(See senate bill No. 69.)  139. A bill to amend act No. 13 of the public acts of 1899, entitled "An act to provide a probate register for Berrien county, and to fix his compensation":	
received, January 25, rules suspended, passed, given immediate effect	104
145. A bill to amend section 9 of act No. 179 of the public acts of 1891, entitled "An act to establish, protect and enforce by lien the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures; and to repeal all acts contravening the provisions of this act," the same being section 10718 of the compiled laws	
	296
146. A bill to provide for the safety of persons employed upon buildings in course of erection and to place the same under the supervision of the commissioner of labor:  file No. 134.	
	777 121
	203
sailor or marine in this state, or the wife or widow of any such ex-union soldier, sailor or marine who shall hereafter die without means sufficient to defray his or her funeral expenses:  file No. 49.	
reported favorably, March 14, and placed on the general order 4 considered in committee of the whole. March 15, and placed on the order	372 421
	453 454
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150.	A bill to provide for the examination and credit of students of recognized medical colleges and universities who have completed such a proportion of the whole course of subjects provided for under section 3, subdivision 1st, act 191, laws of 1903, amending act 237, laws of 1899, as shall be prescribed by the state board of registration in medicine, subsequent to the completion of the second year at least in such recognized medical colleges and universities:	
	file No. 31. received, March 14, and referred to the committee on education and public schools. reported favorably, March 29, and placed on the general order considered in committee of the whole, March 30, and placed on the order of third reading of bills. passed, March 30, and returned.	429 591 634 635
151.	passed, March 30, and returned	196
153.	A bill to amend act 186 of the public acts of 1895, entitled "An act to provide for the examination of witnesses in open court in causes in chancery, and for the settlement of the evidence taken upon such examination and hearing; and for the settlement of a case where the evidence is taken before a circuit court commissioner," the same being section 10188 of the compiled laws of 1897:  file No. 144.	200
	received, April 25, and referred to the committee on judiciaryreported favorably, May 3, and placed on the general orderconsidered in committee of the whole, May 8, and placed on the order of third reading of bills	868 964 1029
156.	A bill to provide against the offense of nazing in colleges and other institu- tions of learning in the state of Michigan, and for the punishment of crime resulting therefrom: file No. 91.	1053
158.	received, April 5, and referred to the committee on judiciary	655
	ing such fish, or by purchasers thereof: received, May 11, and referred to the committee on fisheries reported substituted, May 18, and placed on the general order	1096 195–6 1238
159.	of third reading of bills passed, May 24, and returned A bill to amend sections 1 and 3 of act No. 450 of the local acts of the state of Michigan for the year 1903, entitled "An act to create the office of drain assessors in each township of the county of Allegan, to prescribe their duties and fix their compensation, and to repeal all acts or parts of acts conflicting with the terms of this act":	1262
	received, March 13, and referred to the committee on counties and townships.  reported favorably, March 23, rules suspended, passed, given immediate	413
164.	A bill authorizing and directing the township board of the township of Greenfield, in the county of Wayne, to divide said township into two election districts and to repeal all acts and parts of acts in conflict herewith:  received, February 8, rules suspended, passed, given immediate effect	548
165.	A bill to authorize school district No. 8 of the township of Grosse Pointe, county of Wayne and state of Michigan, to borrow money and issue bonds therefor in the sum of \$25,000, to be used in the erection of a school building or school buildings in said district, and furnishing the same, and in the purchase of a site or sites therefor:	151
	received, March 2, rules suspended, passed, given immediate effect and	218

166.	A bill to authorize under certain conditions and restrictions the use of public streets, alleys and highways by persons, firms or corporations engaged in the manufacture, transmission and distribution of electricity for lighting,	
	heating and power purposes:	
	file No. 268. received, June 1, and referred to the committee on mechanical interests.	1418
	reported favorably, June 5, and placed on the general order	1432
	the order of third reading of bills	1439
	passed, June 5, given immediate effectimmediate effect and passage reconsidered, June 5, amended, passed, and	1443
	given immediate effect	446-7
167.	A bill to consolidate school district No. 4 and school district No. 7 of the township of Elba, in Gratiot county, by attaching all of the territory of school district No. 7 in said township of Elba to said school district No. 4	
	and dissolving said school district No. 7 aforesaid:	
	received, April 12, rules suspended, passed, given immediate effect and returned	741
<b>168</b> .	A bill to authorize an issue of bonds by the township of Pointe aux Barques, in the county of Huron, to enable said township to acquire and carry forward	,
	desirable public improvements: received, February 15, and referred to the committee on counties and	
	townships	170
	reported favorably, February 28, rules suspended, passed, given immediate effect and returned	282
169.	A bill to amend section 1 of act No. 23 of the public acts of 1893, as amended by act No. 98 of the session laws of 1903, entitled "An act to prohibit the taking, catching or destruction of fish in Raisin river of this state:	
	received, February 20, and referred to the committee on fisheries	206
	reported favorably, February 23, rules suspended, passed and tabled taken up, February 23, title amended, given immediate effect and returned.	254 256
171.	A bill to amend section No. 29 of act No. 183 of the public acts of 1897, being compiler's section No. 391 of the compiled laws of 1897:	
	file No. 28. received, February 20, and referred to the committee on judiciary	208
	reported favorably, February 28, and placed on the general order	277
	considered in committee of the whole, March 1, and placed on the order of third reading of bills	304
170	passed, March 2, title amended, given immediate effect and returned	332
172.	A bill to amend section 14 of chapter 2, sections 10, 22 and 23 of chapter 3, and section 3 of chapter 4 of act 164 of the public acts of 1881, and acts	
	amendatory thereof, entitled "An act to revise and consolidate the laws	
	relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being sections 4659, 4675,	
	4687, 4689 and 4694 of the compiled laws of 1897:	
	file No. 35. received, February 28, and referred to the committee on education and	
	public schools	278 327
	reported favorably, March 2, and placed on the general order	321
	on education and public schools	344 466
	reported amended, March 16, and placed on the general order	400
	of third reading of billspassed, March 22, given immediate effect and returned	519 526
173.	A bill to amend section 14 of article 2 of act No. 198 of the session laws of 1873	020
	entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the	
	duties and liabilities of all railroads and other corporations owning or operat-	
	ing any railroad in this state," the same being section 6239 of the compiled	
	laws of 1897: file No. 175.	
	received, April 27, and referred to the committee on railroads motion to discharge committee, tabled, June 6	913 1483
174.	A bill to amend act No. 49 of the local acts of 1875, entitled "An act to pro-	1400
	vide for a municipal court in the city of Grand Rapids, to be called the	

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	Superior court of Grand Rapids," approved March 24, 1875, as amended by the several acts amendatory thereof, by adding a section thereto, to be	
	known as section 30: received, February 15, and referred to the committee on judiciary reported favorably, February 21, rules suspended, passed, given immediate effect and returned	179 219
175.	A bill to amend sections 20, 21 and 22 of chapter 98 of the revised statutes of 1846 and the several acts amendatory thereof, entitled "Of bail in civil actions and proceedings connected therewith," being sections 10047, 10048 and 10049 of the compiled laws of 1897, by adding one new paragraph thereto, to be known as paragraph 5 of said section 10048: file No. 61.	
	received, March 13, and referred to the committee on judiciaryreported favorably, May 24, and placed on the general orderconsidered in committee of the whole, May 31, and placed on the order	41- 1250
179.	of third reading of bills.  passed, June 1, and returned.  A bill to regulate the granting of rebates to purchasers of merchandise at retail, and to prohibit the use of trading stamps, coupons and similar devices:	1341 1350
182.	file No. 110. received, April 10, and referred to the committee on state affairs  A bill to amend section 1 of act No. 371 of the local acts of 1889, entitled "An act to incorporate the village of Highland Park, in the county of Wayne,"	70:
	as amended by act No. 264 of the local acts of 1893: received, March 27, and referred to the committee on cities and villages.	560
100	request for return of, from House, received March 29, the committee on cities and villages discharged and returned to House	608
183.	A bill to authorize the township board of the township of Grosse Pointe, Wayne county, to build and construct, alter and repair bridges over Fox and Connors creeks, so called, on Jefferson avenue in said township, and to provide the necessary funds therefor:  received, April 27, rules suspended, passed, given immediate effect and	
185	returned	914
100.	to purchase certain lands of the Iosco county agricultural society and others, for an agricultural county park, and authorizing Iosco county agricultural society to sell and convey certain lands for the purpose of paying its debts:	107
186.	received, February 17, rules suspended, passed and tabled taken up, February 28, given immediate effect and returned	197 279
	received, April 10, and referred to the committee on judiciaryreported favorably, June 5, and placed on the general order	699 1444
	considered in committee of the whole, June 5, and placed on the order of third reading of bills	1446
187.	passed, June 5, and returned.  A bill to annex certain territory situated in the township of Springwells, in the county of Wayne, to the city of Detroit, and to apply and make operations of the county of Wayne, to the city of Detroit, and to apply and make operations of the county	1448
	tive in said territory all statutes and laws now or hereafter made applicable to and operative in said city: file No. 203.	
	received, May 10, and referred to the committee on cities and villages I reported amended, May 16, rules suspended, passed, given immediate	
	effect and returned	
188.	effect and returned	<b>₫/4</b> -0
	work: file No. 30.  received February 20 and referred to the committee on liquor traffic	209
	received, February 20, and referred to the committee on liquor traffic committee on liquor traffic discharged, February 28, and referred to the	209

189.	A bill to amend section 24 of act No. 183 of the public acts of 1897, entitled "An act to provide for the appointment and to fix the terms of office, duties and compensation of circuit court stenographers in the state of Michigan," approved May 29, 1897:	
	file No. 120.	700
	received, April 10, and referred to the committee on judiciaryreported favorably, May 22, rules suspended, passed, given immediate	702
<b>19</b> 0.	effect and returned	1214
	Superior until July 15, 1905: received, February 20, rules suspended, passed, given immediate effect and returned	208
191.	A bill to provide for the lawful spearing of whitefish and Mackinaw trout in Pine lake and Round lake, Charlevoix county:	206
	received, May 11, rules suspended, passed, given immediate effect and	007 0
192.	returned	.U91-8
	section 6090 of the compiled laws of 1897:	
	file No. 59. received, March 13, and referred to the committee on banks and corpora-	407
	reported favorably, March 23, and placed on the general order	407 536
	committee on banks and corporationsreported amended, June 5, and placed on the general order	610 1449
	considered in committee of the whole, June 6, and recommended that all after the enacting clause be stricken out, recommendation of committee not concurred in and placed on the order of third reading of	1110
	bills1	
196.	read third time, June 6, not passed, motion to reconsider vote lost  A bill to provide for the collection of taxes and accounting therefor and for the payment of a salary to the township treasurer of the township of Calumeter and the contract of the country of of the	1499
	met, county of Houghton, state of Michigan: received, April 24, rules suspended, passed, given effect the first Monday	
107	in April, 1906, and returned	843
197.	A bill to authorize the village of Red Jacket, in the county of Houghton and state of Michigan, to borrow money for the purpose of paving the streets of said village and making other street improvements therein, and to issue	
	bonds therefor: received, February 16, rules suspended, passed, given immediate effect	
100	and returned	182
180.	by act No. 214 of the public acts of 1901, entitled "An act to prescribe the manner of conducting and to prevent fraud and deception at elections in	
	this state":	
	received, March 8, and referred to the committee on electionsreported favorably, March 28, and placed on the general order	369 573
	considered in committee of the whole, March 29, and placed on the order of third reading of bills	610
199.	passed, March 29, given immediate effect and returned	613
	of chapter 6 of an act entitled "An act to revise the charter of the city of Negaunee, in Marquette county, being amendatory of an act entitled 'An	
	act to incorporate the city of Negaunee, in Marquette county,' approved April 11, 1873," approved March 27, 1891, and the acts amendatory thereof,	
	and to repeal all acts or parts of acts inconsistent therewith, and to add one	
	new section to stand and be known as section 3 of chapter 4, and to add one new chapter to stand and be known as chapter 14:.	
	received, February 15, rules suspended, passed, given immediate effect	180
200.	and returned	172
	expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and	
	17	

	for building and special purposes for the said institution for the fiscal year ending June 30, 1906, and to provide a tax to meet the same: file No. 295.	
	received, June 6, rules suspended, and referred to the committee on finance	
	and appropriationsreported favorably, June 7, rules suspended, passed, given immediate	145
	effect	158 159
202.	Joint resolution authorizing the Michigan Andersonville monument commission to compile, print, illustrate, and bind 500 copies of their report: received, March 8, and referred to the committee on military affairs reported, March 14, and referred to the committee on finance and appropriations	36
225	reported favorably, March 15, and placed on the general order	44. 47. 47.
205.	A bill to amend section 6 of act No. 546 of the local acts of 1903, entitled "An act to amend sections 3, 5 and 6 of act No. 346 of the local acts of 1897, entitled 'An act to incorporate the public schools in the city of Ironwood, in the county of Gogebic, and to repeal all acts and parts of acts inconsistent therewith," and to add three new sections thereto, to stand and be known as sections 3a, 3b and 3c":  received, February 17, rules suspended, passed, given immediate effect	
210.	and returned.  A bill to amend section 1 of act No. 252 of the public acts of 1903, entitled "An act to provide for the protection of fish in Brevoort lake, county of Mackinac, and state of Michigan":	. 197
	received, March 2, and referred to the committee on fisheriesreported favorably, March 9, and placed on the general order	317 386 434
	passed, March 14, motion to give bill immediate effect did not prevail. and tabledtaken up, March 15, passage reconsidered and referred to the committee	438
	on fisheries	451
211.	effect and returned	46
	reported, February 21, and referred to the committee on counties and	206
	townshipsreported favorably, February 27, rules suspended, passed, given immediate effect and returned	217 262
212.	A bill prohibiting public presentation for profit of unpublished or undedicated dramatic plays and musical compositions without the consent of the owner or proprietor thereof, and providing punishment for violation of the provisions of this act: file No. 125.	-
	received, April 18, and referred to the committee on state affairsreported favorably, June 1, and placed on the general orderconsidered in committee of the whole, June 2, and placed on the order of third reading of bills	776 1389 1430
218.	passed, June 5, and returned	1439
	file No. 302. received, June 6, rules suspended, and referred to the committee on finance and appropriations	1460
ι	reported favorably, June 6, and placed on the general order	1509

	third reading of bills	1603
210	passed, June 7, given immediate effect and returned	1607
219.	A bill to provide for the nomination and election of a street commissioner in the village of Manchester, county of Washtenaw, and state of Michigan and	
	to define his powers and fix his compensation:	
	received, April 27, rules suspended, passed, and returned	923
220.	A bill to provide for three additional aldermen for the city of Mt. Clemens,	
	Macomb county, Michigan, to be known as aldermen at large:	
	received, February 23, rules suspended, passed, given immediate effect	0=0
001	and returned	. 250
221.	A bill to establish a board of police commissioners for the city of Mt. Clemens: received, March 3, and referred to the committee on cities and villages	225
	reported favorably, March 14, rules suspended, passed, given immediate	335
	effect and returned	422
222.	A bill to amend section 6 of chapter 5, subdivisions 7 and 17 of section 1	
	of chapter 9, section 18 of chapter 23, and section 13 of chapter 24 of act	
	No. 533 of the local acts of 1887, entitled "An act to incorporate the city	
	of Sault Ste. Marie and to repeal an act entitled 'An act to reincorporate the	
	village of Sault Ste. Marie, approved May 29, 1897,' as amended': received, March 1, and referred to the committee on cities and villages	299
	reported amended, April 12, rules suspended, passed, title amended, given	200
	immediate effect and returned	738
223.	A bill to amend act No. 442 of the local acts of 1895, entitled "An act to	
	reorganize school district No. 4 of the township of Fair Grove, Tuscola	
	county, Michigan, and fractional school district No. 6 of the townships of	
	Fair Grove and Gilford in said county, and to organize a school district in said township of Fair Grove, to be known and designated as school dis-	
	trict No. 8 of Fair Grove," approved May 25, 1895, by adding thereto a	
	section to be known as section 5:	
	received, March 1, and referred to the committee on education and public	
	schools	300
	reported favorably, March 14, rules suspended, passed, given immediate	
995	effect and returned	427
225.	A bill to amend section 8 of chapter 1 of act 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the estab-	
	lishment, opening, improvement and maintenance of highways and private	
	roads, and the building, repairing and preservation of bridges within this	
	state," approved June 8, 1881, and being compiler's section No. 4043 of the	
	compiled laws of 1897, as amended by act No. 142 of the session laws of	
	1901, entitled "An act to amend sections 3, 5 and 8 of chapter 1, section 10	
	of chapter 11 of act 243 of the public acts of 1881, entitled 'An act to revise and consolidate the laws relating to the establishment, opening, improve-	
	ment and maintenance of highways and private roads, and the building,	
	repairing and preservation of bridges within this state, approved June 8.	
	1881,'" approved May 21, 1901:	
	file No. 98.	
	received, April 18, and referred to the committee on roads and bridges	775
	reported, April 19, and referred to the committee of judiciaryreported favorably, May 17, and placed on the general order	797 1160
	considered in committee of the whole, May 23, amended, and placed on	1100
	the order of third reading of bills	1238
	passed, May 24, given immediate effect and returned	1263
226.	A bill to provide for the reimbursement of circuit judges for their actual	
	expenses incurred by them in holding court in counties other than in the	
	county where they reside: file No. 33.	
	received, March 2, and referred to the committee on judiciary	322
	reported favorably, May 24, and placed on the general order	1249
	considered in committee of the whole, May 31, and placed on the order	
	of third reading of bills	1340
990	passed, June 1, given immediate effect and returned	1357
<i>4</i> 3∪.	A bill to make the president of the village of Luther, Lake county, Michigan, a member of the board of supervisors of said county:	
	received, February 27, and referred to the committee on cities and villages	264
	reported amended, March 15, rules suspended, passed, given immediate	_01
	effect and returned	446

231.	A bill to attach certain territory to the village of East Jordan, in the county of Charlevoix:	
	received, February 27, and referred to the committee on cities and vil-	
	lages reported, March 22, rules suspended, passed, given immediate effect and	266
232.	A bill to amend section 14 of act 44 of the public acts of 1899, as amended by act No. 225 of the public acts of 1903, entitled "An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers and public institutions of this state now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the official directory and legislative manual of the state of Michigan, and to repeal act No. 122 of the session laws of 1889, approved May 31, 1889, act No. 20 of the session laws of 1889, approved March 19, 1889, and all other laws or parts of laws contravening or inconsistent with this act": file No. 275.	498
	received, June 6, and referred to the committee on printingreported favorably, June 7, and placed on the general order	1488 1568
	considered in committee of the whole, June 7, and placed on the order of third reading of bills	1603 1610
236.	A bill to provide for the formation of school districts in the township of Clark, in the county of Mackinac: received, February 16, rules suspended, passed, given immediate effect	
237.	and returned.  A bill to amend act No. 202 of the public acts of 1899, entitled "An act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery or buffing wheels or emery belts are used," approved May 17, 1899:	181
	file No. 180.  received, May 1, and referred to the committee on labor interests  reported favorably, May 9, and placed on the general order  considered in committee of the whole, May 15, and placed on the order  of third reading of bills  passed, May 16, and returned.  request to the House for return of, May 24.  re-received, May 31, rule 36 suspended, passage reconsidered, amended, and passed	937 1036 1114 1136 1248 1329
238.	A bill to amend section 5 of chapter 35 of the revised statutes of 1846, as amended by the several acts amendatory thereof, entitled "Of the preservation of the public health, quarantine, nuisances, and offensive trades," being section 4414 of the compiled laws of 1897:	1020
	file No. 47. received, March 7, and referred to the committee on public health	348
	reported favorably, March 15, motion to suspend rules did not prevail, and	414
0.40	placed on the general order	475
240.	A bill to provide for the appointment of an assistant prosecuting attorney in and for the county of Delta, Michigan: received, March 16, rules suspended, passed, given immediate effect and returned	468
247.	A bill to amend section 1 of chapter 1 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this state," being section 4036 of the compiled laws of 1897:	
	file No. 76. received, March 22, and referred to the committee on roads and bridges.	505
	reported favorably, April 5, and placed on the general order	651 689 690
248.	passed, April 6, and returned	USU

	returned	379
249.	A bill to provide for the incorporation of Wesleyan Methodist churches: received, March 1, and referred to the committee on religious and be-	
	nevolént societiésreported favorably, March 7, rules suspended, passed, given immediate	299
	enect and returned	347
250.	A bill to amend section 1, act No. 56 of the session laws of 1903, entitled "An act to provide for the better drainage of highways in certain cases": file No. 152.	
	received, April 24, and referred to the committee on counties and town-	
	ships	849
	reported favorably, May 2, and placed on the general order	945
	third reading of bills.	994
951	passed, May 3, and returned	997
201.	entitled "An act to revise and consolidate the laws relating to the establish-	
	ing, opening, improving and maintenance of highways and private roads,	
	and the building, repairing and preservation of bridges within this state," being section 4063 of the compiled laws of 1897:	
	file No. 86.	
	received, April 4, and referred to the committee on roads and bridges reported favorably, April 12, and placed on the general order	643 734
	considered in committee of the whole, April 13, and all after enacting	.01
	clause stricken outvote by which all after enacting clause stricken out reconsidered, April 13,	756
	and tabled	757
<b>256</b> .	and tabled	
	the city of Jackson, to hold said office four years from and including the 4th day of July, 1904, and also to validate all official acts heretofore per-	•
	formed by said justice since the 4th day of July, 1904:	
	received, March 13, rules suspended, passed, given immediate effect and returned	407
<b>258.</b>	A bill to provide for the exercise by religious societies of corporate powers for	10.
	certain purposes: • file No. 155.	
	received, April 25, and referred to the committee on religious and benevo-	
	lent societiesreported favorably, May 3, and placed on the general order	871 978
	considered in committee of the whole, May 8, and placed on the order of	210
	third reading of billspassed, May 11, given immediate effect and returned	1029 1084
259.	A bill to amend the charter of the city of Lansing, being act No. 405 of the	1004
	local acts of 1893, approved May 25, 1893, as amended by act No. 453 of	
	the local acts of 1895, approved May 28, 1895, as amended by act No. 416 of the local acts of 1897, approved April 28, 1897, as amended by act No.	
	448 of the local acts of 1899, approved June 15, 1899, as amended by act	
	No. 378 of the local acts of 1903, approved March 30, 1903, by amending section 3 in title 1, section 2 in title 2, section 6 in title 3, sections 18, 19	
	and 42 in title 4, section 1 in title 6, sections 5 and 20 in title 11; also by	
	adding three new sections to said title 11, to stand as sections 21, 22 and 23; sections 7 and 8 in title 12, sections 1 and 3 in title 18:	
	received, March 2, and referred to the committee on cities and villages	319
	reported favorably, March 2, rules suspended, passed, given immediate	200
	effect and returnedSenate requests return of from House, March 9	328 388
260.	A bill to amend section 35 of act No. 183 of the public acts of 1897, same	
	being section 397 of the compiled laws of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation	
	of circuit court stenographers in the state of Michigan":	
	received, May 25, and referred to the committee on judiciaryreported favorably, June 1, rules suspended, passed, given immediate	1300
	effect and returned	1387
261.	A bill to regulate the assignment of wages, income or salary and to declare invalid such assignment in certain cases, and to provide that such invalidity	
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	anali be a defense in a suit against an employer:  Digitized by	ogie
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	file No. 178.	
262.	received, May 1, and referred to the committee on banks and corporations A bill to amend section 33 of chapter 102 of the revised statutes of 1846, as amended, being section 10144 of compiled laws of 1897:	936
	file No. 75.	
263.	received, March 28, and referred to the committee on judiciary	576
	and procedure of probate courts: file No. 146.	
	received, April 24, and referred to the committee on judiciary	849
	reported amended, June 5, and placed on the general order	1444
	third reading of billspassed, June 5, and returned	1446 1448
264.	A bill to amend sections 3, 8, 12 and 13 of act No. 205 of the public acts of 1877, entitled "An act to provide for the incorporation of societies for the receiving, loaning and investing of money," being sections 6192, 6197, 6201	
	and 6202 of the compiled laws of 1897, as amended by act No. 273 of the public acts of 1899, and by act No. 184 of the public acts of 1901:	
	received, March 8, and referred to the committee on banks and corporations	371
	reported favorably, March 23, and placed on the general order	537
	mittee on judiciaryreported amended, April 27, and placed on the general order	580 910
	considered in committee of the whole, April 27, and placed on the order of third reading of bills	927
266	passed, April 27, given immediate effect and returned	930
200.	the Detroit library commission and to provide means for acquiring land	
	and the construction of public library building or buildings thereon, and	
	the maintenance of the same," being act No. 359 of the local acts of 1901,	
	approved March 29, 1901, as amended by act No. 390 of the local acts of 1903, approved April 2, 1903:	
	received, March 27, rules suspended, passed, given immediate effect and returned	558
267.	A bill to amend section 8 of act No. 136 of the public acts of 1869, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business in this state," approved April 3, 1869, the same being section 7231 of the compiled laws of 1897, as	
	amended by act 73 of the public acts of 1899: file No. 60.	
	received, March 13, and referred to the committee on insurance	415
	reported favorably, May 16, and placed on the general order	1122
	considered in committee of the whole, May 22, and placed on the order of third reading of bills	1215
	passed, May 23, and returned	1230
268.	A bill to confer upon fire and marine insurance companies authority to insure property against loss or damage by lightning, wind and water: file No. 65.	
	received, March 14, and referred to the committee on insurance	429
	reported favorably, May 16, and placed on the general order	1122
	third reading of bills	1215
960	passed, May 23, and returned	1230
200.	act to provide for the incorporation of co-operative associations having for	
	their object the insurance of the lives of horses, cattle and other farm stock,"	
	the same being section 7389 of the compiled laws of 1897:	
	file No. 64. received, March 14, and referred to the committee on insurance	428
	reported favorably, May 16, and placed on the general order	1121
	considered in committee of the whole, May 22, and placed on the order of	1215
	third reading of bills	1229

<b>27</b> 2.	A bill making appropriations for the Michigan home for feeble minded and epileptic, at Lapeer, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:	
276.	received, May 25, and referred to the committee on home for feeble minded reported, May 31, and referred to the committee on finance and appropriations  reported amended, June 7, rules suspended, passed, given immediate effect and returned  re-received, June 7, House refuses to concur in Senate amendments to bill, Senate recedes from its amendments to the bill and re-returned  Joint resolution to amend section 6 of article 6 of the constitution of the state of Michigan:  received, March 2, rules suspended, read third time and referred to the committee on judiciary  reported favorably, March 7, passed, title amended, given immediate effect and returned  A bill to prescribe the duties of certain officers of the county of Grand Traverse: received, March 28, and referred to the committee on state affairs  reported favorably, April 19, rules suspended, passed, given immediate effect and returned  A bill to amend section 10 of an act, entitled "An act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circum-	1307 1327 1599 1613 316 344 576 800
279.	stances," approved May 22, 1877, and to repeal all acts or parts of acts in conflict herewith: file No. 221. received May 10, and referred to committee on banks and corporations reported favorably, May 17, and placed on the general order considered in committee of the whole, May 23, and placed on the order of third reading of bills passed, May 24, given immediate effect and returned	1069 1164 1237 256-7
<b>2</b> 80.	file No. 70.  received, March 22, and referred to the committee on state affairs  A bill to amend section 1 of act No. 365 of the local acts of Michigan for the year 1899, approved April 12, 1899, entitled "An act to provide for additional power vested in the board of supervisors for the county of Muskegon, and to repeal all acts and parts of acts inconsistent herewith":	505
284.	received, March 29, rules suspended, passed, given immediate effect and returned.  Senate requests return of, from House, April 5.  re-received, April 6, rule 36 suspended, immediate effect reconsidered and not given, passage reconsidered and tabled.  A bill to amend sections 1 and 5 of act No. 231 of the public acts of 1903, entitled "An act authorizing organized townships in the state of Michigan to borrow money and to issue bonds therefor, for the purpose of providing for the better construction and care of highways in such townships":	603 650 680
285.	file No. 258. received, May 25, and referred to the committee on counties and townships	1296
	shipsreported favorably, May 18, and placed on the general orderconsidered in committee of the whole, May 23, and placed on the order of third reading of bills.	701 1186 1238
286.	passed, May 24, given immediate effect and returned	1261

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	reported, March 1, and referred to committee on judiciaryreported amended, March 2, rules suspended, passed, given immediate	298
	effect and returned	308
287.	effect and returned	627
	reported favorably, April 5, rules suspended, passed, given immediate	<u></u>
	effect and returned	650
288.	A bill to amend section 2 of an act, entitled "An act relative to free schools	
	in the city of Detroit," approved February 24, 1869, and being act No. 233 of the session laws of 1869, as amended:	
	received, March 2, and referred to the committee on education and public	
	schools	321
	schoolsreported favorably, March 2, rules suspended, passedpassage reconsidered, March 2, and tabled	328
	passage reconsidered, March 2, and tabled	330
202	taken up, March 7, passed, and returned	343
LJL.	city of Benton Harbor, Berrien county, Michigan":	
	received, March 7, and referred to the committee on cities and villages	356
	reported favorably, March 8, rules suspended, passed, given immediate	
000	effect and returned	360
293.	A bill to amend act No. 479 of the local acts of the state of Michigan for the year 1903, entitled "An act to authorize and empower the city of South	
	Haven, in the county of Van Buren and state of Michigan, to raise or bor-	
	row money and issue bonds therefor not to exceed \$50,000 with which to	
,	purchase a site for a park and for the improvement thereof in the city of	
	South Haven," by adding thereto a new section to be known as section 4. received, March 2, and referred to the committee on cities and villages	015
	committee on cities and villages discharged, March 2, rules suspended,	315
	passed, given immediate effect and returned	324
294.	A bill to authorize the village of Marion, in the county of Osceola, to borrow	•
	money and issue bonds therefor to the amount of \$15,000 for the purpose	
	of installing in said village a system of water works and an electric lighting	
	plant for the use of said village: received, March 13, rules suspended, passed, given immediate effect and	
	returned	409
295.	A bill to amend sections 5, 6, 8 and 10 of act 147 of the public acts of 1891.	
	and acts amendatory thereof, entitled "An act to provide for the election	
	of a county commissioner of schools, for the appointment of school examiners and to define the duties and fix the compensation for the same, and to repeal	
	all existing acts or parts of acts conflicting with the provisions of this act,"	
	being sections 4812, 4813, 4815 and 4817 of the compiled laws of 1897:	
	file No. 119.	
	received, April 11, and referred to the committee on education and public	711
	schoolsreported amended, May 4, and placed on the general order	711 1012
	considered in committee of the whole, May 11, and placed on the order of	10
	third reading of bills	1104
	read third time, May 16, passed, given immediate effect and returned	1135
299.	A bill to authorize the city of Greenville to raise money for building a court house therein for the county of Montcalm, and to authorize said city to	
	issue bonds and provide for the payment thereof:	
	received, February 21, rules suspended, passed, given immediate effect	
	and noturned	225
301.	A bill to amend act No. 321 of the local acts of the state of Michigan for the	
	year 1897, entitled "An act to amend and revise the charter of the city of Adrian":	
	received, May 23, rules suspended, passed, given immediate effect and	
	returned	1223
302.	A bill to detach certain territory from the township of Germfask and from the	
	township of Doyle, in the county of Schoolcraft, state of Michigan, and to organize such territory into a separate township, to be known as the town-	
	ship of Mueller:	
	received, February 21, rules suspended, passed, given immediate effect	000
	and returned	226

304.	A bill to amend section 1 of act No. 139 of the public acts of the year 1873, entitled "An act to regulate the transportation of nitro-glycerine and other explosive substances," being section 11516 of the compiled laws of Michigan for the year 1897:	
	file No. 84.  received, April 4, and referred to the committee on state affairs  reported favorably, April 18, and placed on the general order  considered in committee of the whole, April 19, and placed on the order  of third reading of bills	644 774 816
<b>30</b> 5.	passed, April 19, and returned	818
	received, March 22, and referred to the committee on taxation.  reported favorably, May 25, and placed on the general order.  considered in committee of the whole, May 31, and placed on the order of third reading of bills.  passed, June 1, and returned.	505 1283 1342 1363
306.	A bill to make townships and cities in Clare county primarily liable for the payment of all claims incurred in the care of persons sick with contagious diseases, or diseases dangerous to the public health, or incurred in preventing the spread of said diseases, where said county is now primarily liable for said payment:  file No. 74.	
<b>3</b> 07.	received, March 22, and referred to the committee on cities and villages reported favorably, May 11, rules suspended, passed, and returned A bill to authorize the electors of the township of Central lake, Antrim county, to bond said township for the purpose of purchasing ground and building a town hall thereon:	<i>5</i> 07 1090
	received, February 27, and referred to the committee on counties and townshipsreported favorably, March 1, rules suspended, passed, given immediate	265
308.	effect and returned  A bill to amend section 14 of chapter 85 of act No. 156 of the public acts of 1851, approved April 8, 1851, the same being No. 2487 of the compiled laws of 1897, entitled "An act to define the powers and duties of the boards of supervisors of the several counties and to confer upon them certain local, administrative and legislative powers":	296
	file No. 69. received, March 16, and referred to the committee on judiciaryreported favorably, March 28, and placed on the general orderconsidered in committee of the whole, March 29, and placed on the order	468 572
<b>314.</b>	of third reading of bills	610 612
	file No. 85. received, April 4, and referred to the committee on judiciaryreported amended, April 13, and placed on the general orderconsidered in committee of the whole, April 18, amended, and placed on	644 751
315.	the order of third reading of bills	781 787
	porate the village of Kalamazoo and to repeal all inconsistent acts and parts of acts," approved March 15, 1861, as amended by the several acts  18	gle

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	amendatory thereof, approved June 8, 1883, as amended by the several acts amendatory thereof, and to repeal all inconsistent acts and parts of acts," approved June 2, 1897, as amended by the several acts amendatory thereof, and to add three sections to chapter 16 of said act, to stand and be known as sections 39, 40 and 41, and to repeal all inconsistent acts and parts of acts:	
	received, March 16, and referred to the committee on cities and villages reported favorably, March 30, rules suspended, passed, given immediate effect and returned	470 620
316.	A bill to amend act No. 357 of the local acts of 1901, approved March 28, 1901, entitled "An act to determine the territory to be embraced in, and to reorganize the school districts of the township of Marion, in Osceola county," by adding a new section thereto, to stand as section 15: received, March 7, rules suspended, passed, given immediate effect and	
318.	A bill to authorize the city of Corunna, in the county of Shiawassee and state of Michigan, to borrow money and issue bonds therefor, for the purpose of paying the legal floating indebtedness now outstanding against said city:	355
	received, March 1, and referred to the committee on cities and villages reported favorably, April 26, rules suspended, passed, given immediate effect and returned	299 886
320.	A bill to amend section 8 of act No. 171 of the public acts of 1903, entitled "An act for the incorporation of associations not for pecuniary profit," approved June 2, 1903: file No. 116.	330
	received, April 10, and referred to the committee on religious and benevo- lent societies	702
	reported favorably, April 12, and placed on the general order	741
<b>32</b> 1.	third reading of bills.  passed, April 13, and returned.  A bill to define the duties and liabilities of hotel keepers and innkeepers, with relation to the personal property of their guests, and to provide for the protection of inn and hotel keepers, and to repeal act No. 227 of the	756 759
	public acts of 1897, and act No. 15 of the public acts of 1875: received, March 28, and referred to the committee on state affairs reported amended, March 28, and placed on the general order considered in committee of the whole, March 28, and placed on the order	575 584
	of third reading of billspassed, March 28, given immediate effect and returned	586 586
	A bill in relation to the assignment of wages, income or salary: (See house bill No. 261.)	
326.	A bill making appropriations for the Michigan reformatory at Ionia, Michigan, for general repairs and other improvements for the fiscal year ending June 30, 1906, and to provide for a tax to meet the same; file No. 150.	
	received, April 11, and referred to the committee on Michigan reformatory reported. May 4, and referred to the committee on finance and appro-	712
	reported favorably, June 7, rules suspended, passed, given immediate effect and returned	1012 1570
327.	A bill to authorize the township of Ionia in the county of Ionia, to borrow money upon its bonds for the building of a high water road and bridge across Grand river in that township, in conjunction with the city of Ionia:	
	received, February 27, and referred to the committee on roads and bridges reported favorably, March 1, rules suspended, passed, given immediate	265 298
329.	effect and returned	200
330.	received, March 15, and referred to the committee on state affairs reported, April 6, without recommendation and tabled	448 676 1020
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	file No. 181. received, April 24, and referred to the committee on state prison at Mar-	847
	reported, May 4, and referred to the committee on finance and appro-	
	priationsreported favorably, May 16, and placed on the general orderconsidered in committee of the whole, May 22, and placed on the order of third reading of bills.	1014 1124 1216
331.	passed, May 23, given immediate effect and returned	1231 846
	reported favorably, May 9, rules suspended, passed, given immediate effect and returned	
332.	A bill to regulate the use of artesian and other wells; to prevent the waste of water therefrom, and provide a remedy therefor: file No. 156.	
	received, April 25, and referred to the committee on state affairs	912 954
333.	passed, May 2, given immediate effect and returned,	958
	received, March 7, and referred to the committee on cities and villages reported favorably, March 8, rules suspended, passed, given immediate	356
334.	effect and returned	361
	received, April 6, and referred to the committee on counties and town-ships	679
335.	effect and returned	•707
	received, April 25, and referred to the committee on education and public schools.  committee on education and public schools discharged, April 25, and referred to the committee on liquor traffic.  reported amended, May 25, rules suspended, passed, title amended, given immediate effect and returned.	871 877 1279
337.	A bill to amend section 2 of act 113 of the public acts of 1901, entitled "An act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this state; to provide for the regulation of such establishments and the employment of women and children therein; to regulate the conduct of sweat shops, so-called; to provide for the enforcement of the provisions of this act and to make an appropriation for the purpose of carrying out the same: file No. 217.	
	received, May 11, and referred to the committee on judiciaryreported amended, May 17, and placed on the general order	10 <b>95</b> 161–2 1236
338.	third reading of bills.  passed, May 23, title amended, and returned.  Joint resolution for the relief of Frank J. Thompson:	1243
	file No. 182.	1525

339.	A bill to authorize the township of Forest, in the county of Cheboygan and state of Michigan, to borrow money and issue its bonds therefor, for the purpose of constructing three bridges across the Black river in said township, and to provide a tax for the payment of said bonds and the interest thereon:	
	received, February 23, rules suspended, passed, given immediate effect and returned	253
340.	A bill to prohibit catching or taking fish in Cass river, Tuscola county, in any other manner than with hook and line: received, March 13, rules suspended, passed, given immediate effect and	
341.	returned	413
	July 3, 1891, entitled "An act to prescribe the manner of conducting and to prevent fraud and (deception) deceptions at elections in this state," as amended, the same being compiler's section No. 3612 of the compiled laws of 1897:	
	received, March 2, and referred to the committee on judiciaryreported favorably, March 13, rules suspended, passed, given immediate	314 406
342.	effect and returned  A bill to amend section 3 of chapter 4 of chapter 29 of Howell's annotated statutes of the state of Michigan for the year 1882, and the acts amendatory thereof, being section 14 of chapter 2 of chapter 101 of the compiled laws of the state of Michigan for the year 1897, entitled "The construction of roads and bridges," the same being compiler's section 4106 of the said com-	200
	piled laws of the state of Michigan for the year 1897: received, March 30, and referred to the committee on roads and bridges. reported favorably, April 12, and placed on the general order	629 734
	considered in committee of the whole, April 18, amended, and placed on the order of third reading of bills	781
	taken from the order of third reading of bills, April 18, and tabled taken up, June 1, rules suspended, amended, passed, given immediate	784
343.	effect and returned  A bill to amend section 14 of chapter 2 of chapter 29 of Howell's annotated statutes of the state of Michigan for the year 1882, and the acts amendatory thereof, being section 14 of chapter 2 of chapter 101 of the compiled laws of the state of Michigan for the year 1897, entitled "The construction of roads and bridges," being compiler's section 4085 of the compiled laws of the state of Michigan for the year 1897:	1417
	received, March 30, and referred to the committee on roads and bridges reported favorably. April 12, and placed on the general order	629 734
3 <b>44</b> .	considered in committee of the whole, April 18, amended, and placed on the order of third reading of bills	781 785
	the cost and expense thereof: received, February 27, rules suspended, passed, given immediate effect and returned	264
345.	A bill to reinvest the supervisors of the county of Keweenaw with power to divide or alter in its bounds any township or erect a new township within said county and all territory attached thereto:	
	received, March 15, rules suspended, passed, given immediate effect and returned	450
346.	A bill to provide for extending the period of compulsory education of children in Allouez township school district, in Allouez township, Keweenaw county, Michigan:	
247	received, March 2, and referred to the committee on education and public schools	321
JT1.	vide for making the president of the village of Ontonagon, in the county of Ontonagon, a member ex-officio of the board of supervisors of said county," approved March 29, A. D. 1899:	
0.46	received, April 17, rules suspended, passed, given immediate effect and returned.	767
348.	A bill to amend sections 1 and 3 of chapter 1 of act 164 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to public	2

	instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being sections 4639 and 4641 of the compiled laws of 1897:  file No. 81.	
	received, March 28, and referred to the committee on education and public schools	576
	reported favorably, April 19, and placed on the general order	797 830
3 <b>5</b> 0.	A bill to authorize the townships of Forest Home and Kearney, in the county	831
	of Antrim, to establish and maintain a union public library in the village of Bellaire: received, March 9, and referred to the committee on education and public	
٠	schoolsreported favorably, March 16, rules suspended, passed, given immediate effect and returned	391 466
352.	A bill to amend section 25 of chapter 6, and section 17 of chapter 10, being sections 64 and 122 of act No. 251 of the local acts of Michigan for the year 1891, entitled "An act to revise and amend the charter of the city of Ish-	200
	peming," approved March 27, 1891, and the acts amendatory thereof: received, February 27, rules suspended, passed, given immediate effect and returned	<b>263</b> ·
353.	and returned	
	received, April 19, and referred to the committee on judiciaryreported amended, April 20, and referred to the committee on roads and	805
	bridgesreported favorably, April 26, and placed on the general orderconsidered in committee of the whole, April 27, and placed on the order of	823 892
054	third reading of billspassed. April 27, and returned	92 <b>7</b> 92 <b>9</b>
354. 26 36	A bill to amend section 34 of act No. 183 of the public acts of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation, of circuit court stenographers in the state of Michigan," approved May 29, 1897, being section 396 of the compiled laws of 1897, as	
355.	amended by act No. 112 of the public acts of 1899: received, March 22, and referred to the committee on judiciary	504
300.	"An act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this state; to provide for the regulation of such establishments and the employment of women and children therein;	
	to regulate the conduct of sweat shops, so-called; to provide for the enforcement of the provisions of this act; and to make an appropriation for the purpose of carrying out the same," approved May 13, 1901:  file No. 179.	
356.	A bill to authorize the establishment of a township system of roads in certain townships of this state, to provide for the raising of funds therefor and the appointment and election of overseers of highways in said townships and prescribing the powers and duties of said overseers of highways:	937
	received, March 16, and referred to the committee on counties and town-shipsreported favorably, March 27, and placed on the general order	467 556
	considered in committee of the whole, March 28, ordered printed and made a special order for April 11, at 3 o'clock p. m	581
	taken up. April 13, and placed on the order of third reading of bills	718 748 757
359.	passed, April 13, and returned	
	as assessors, and in making the assessment rolls of said townships: received, March 9, and referred to the committee on counties and town-	



361.	reported favorably, March 14, rules suspended, passed, given immediate effect and returned	<b>43</b> 5
002.	"An act to authorize the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the asso- ciation, except under certain circumstances," being chapter 160 of the	
	compiled laws of 1897, as amended by act No. 244 of the public acts of 1903: file No. 58.	
	received, March 13, and referred to the committee on banks and corporationsreported favorably, March 23, and placed on the general order	412 536
	considered in committee of the whole, March 27, and asked leave to sit	566
•	considered in committee of the whole, March 28, and referred to the com-	580
	mittee on judiciaryreported favorably, April 6, and placed on the general orderconsidered in committee of the whole, April 11, and placed on the order of third reading of bills.	667 723
363.	passed, April 11, and returned	724
	of the city of Jackson, to define its rights, powers and duties and to provide for its government and the management and control of the schools," being local act No. 453 of the local acts of the legislature of Michigan for the year 1897:	
	received, March 27, and referred to the committee on education and public schoolsreported amended, April 11, rules suspended, passed, given immediate	556
264	effect and returned	709
JU1.	house, county jail and sheriff's residence therein for the county of Mont- calm, and to authorize said city to issue bonds and provide for the payment thereof:	
365	received, February 27, rules suspended, passed, given immediate effect and returned	266
<b>300.</b>	of Wayne, and attach the same to the city of Wyandotte, in said county, and to apply and make operative in said territory all statutes and laws now or hereafter made applicable to and operative in said city:	
	received, April 24, and referred to the committee on counties and town-ships	841
366.	effect and returned	284-5
	of Springwells, Wayne county: received, March 23, rules suspended, passed, given immediate effect and	538
<b>36</b> 8.	returned  A bill to repeal act No. 162 of the laws of Michigan of 1859, entitled "An act to ascertain the annual cereal products of the state of Michigan," as amended by act No. 24 of the public acts of 1879, and as further amended by act No. 21 of the public acts of 1887, the same being sections 4621 to 4625, inclusive, of the compiled laws of 1897:	<b>3</b> 00
	file No. 72. received, March 22, and referred to the committee on agricultural interests. reported favorably, March 28, and placed on the general order	506 574
	considered in committee of the whole, March 29, and placed on the order of third reading of bills	610
	passed, March 29, and tabledtaken up, April 12, rule 36 suspended, passage reconsidered and re-referred	612 732
	to the committee on agricultural interestsreported substituted, April 12, and placed at the head of the general	732

	considered in committee of the whole, April 13, and placed on the order	
370.	of third reading of bills	756 758
<b></b> .	of calling a convention for the purpose of making a general revision of the constitution:	
	file No. 225.	
	received, May 10, and referred to the committee on constitutional amendments	1066
	reported favorably, May 17, and placed on the general order	1164
	of third reading of bills	1236 1255–6 1613
371.	A bill to amend section 11 of act No. 209 of the public acts of 1897, entitled "An act to revise, amend and consolidate the laws for the incorporation of	
	ecclesiastical bodies:" file No. 92.	
	received, April 18, rules suspended, passed, given immediate effect and returned	775
374.	A bill to provide the manner of conducting elections in the township of Adams, county of Houghton, state of Michigan:	
	received, March 7, and tabledtaken up, March 9, rules suspended, passed, given immediate effect and	354
375.	returned A bill providing for three election districts for the township of Portage, county	383
	of Houghton, state of Michigan, defining the limits thereof, providing for a new registration of voters thereof, and determining who shall be inspectors of election therein, and to repeal act No. 308 of the local acts of 1889, entitled "An act providing for two voting precincts for the Township of Portage, in the county of Houghton, defining the limits thereof, providing for a new regis-	
	tration of the voters thereof, and determining who shall be inspectors of the election thereof, and all other acts or parts of acts inconsistent with the provisions of this act:"  received, March 2, and referred to the committee on counties and town-	
376.	ships	321
	of the year of 1895, being chapter 121 of the compiled laws of 1897, relative to cities having a duly constituted police force, as amended by act No. 83 of the public acts of Michigan of the year 1901, applicable to the school district of Adams township, in the county of Houghton, Michigan, known by the corporate name of "Public schools of Adams township:" received, March 22, rules suspended, passed, given immediate effect and	roe
<b>37</b> 7.	returned  A bill to authorize and empower the township board of the township of Adams, in the county of Houghton, Michigan, to adopt and enforce ordinances relating to the peace, welfare and good order of said township:	508
	file No. 51. received, March 13, and referred to the committee on counties and town-ships	412
	reported favorably, March 14, rules suspended, passed, given immediate	431
<b>37</b> 8.	effect and returned.  A bill to attach all the territory included within the limits of the township of Adams, in the county of Houghton, Michigan, not now included within the limits of school district No. 1 of said township, to said school district No. 1, and to fix the corporate name of said school district:	101
	received, March 22, rules suspended, passed, given immediate effect and	506
379.	returned	
380.	A bill to amend section 6 of chapter 3 of act 254 of the public acts of 1897, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws	

	4324 of Miller's compiled laws of 1897:	
	file No. 105. received, April 5, and referred to the committee on counties and town-	
	shipsreported favorably, April 20, and placed on the general order	655 825
	considered in committee of the whole, April 24, and asked leave to sit	859
	considered in committee of the whole, April 26, and placed on the order of third reading of bills	896
<b>3</b> 82.	passed, April 26 and returned	901
	received, March 2, and referred to the committee on judiciaryreported favorably, March 7, rules suspended, passed, given immediate	316
384.	effect and returned	346
388	received, April 11, and referred to the committee on agricultural interests. reported amended, May 16, and placed on the general order	713 118-9 1203 1205
<b>3</b> 00.	"Of the sale of lands for the payment of debts by executors, administrators and guardians," as added by act 127 of the public acts of 1895 and by act 235 of the public acts of 1899, being section 9133 of the compiled laws of 1897 as amended by act 204 of the public acts of 1903: file No. 145.	
	received, April 24, and referred to the committee on judiciaryreported amended, June 1, and placed on the general order for todayconsidered in committee of the whole, June 1, and placed on the order of third reading of bills	848 1387 1406
389.	of third reading of bills	1413
	received, April 24, and referred to the committee on judiciaryreported amended, June 1, and placed on the general order for today considered in committee of the whole, June 1, and placed on the order	849 1391
391.	of third reading of bills	1407 1413
<b>392.</b>	received, March 29, motion to suspend rules and place bill on its immediate passage did not prevail, and tabled	605 721
395.	file No. 97. received, April 6, and referred to the committee on state affairsreported favorably, April 27, and placed on the general order considered in committee of the whole, May 2, and tabled	680 912 955
	file No. 142. received, May 3, and referred to the committee on judiciaryreported favorably. May 17, and placed on the general order	983 1162

	considered in committee of the whole, May 23, and placed on the order of	
	third reading of bills	1236
	passed, May 24, and returned	1254
396.	A bill to amend section 2 of chapter 140 of the revised statutes of 1846, en-	
	titled "Of the limitation of personal action," the same being compiler's	
	section No. 9729 of the compiled laws of 1897:	
	file No. 213.	
	received, May 10, and referred to the committee on judiciary	065-6
	reported favorably, May 17, and placed on the general order	
	considered in committee of the whole, May 23, and placed on the order of	
	third reading of bills.	1236
	passed, May 23, and returned	1242
308	A bill to authorize the village of L'Anse, in the county of Baraga and state	
000.	of Michigan, to borrow money for lighting, park and dock purposes of said	
	village and making other improvements therein and to issue bonds therefor:	
	received, March 13, rules suspended, passed, given immediate effect and	
	4	408
ഹ	A bill to authorize the village of Boyne City, in the county of Charlevoix, to	100
<b>399.</b>	A bit to authorize the vinage of Boyne City, in the country of Charlevolx, to	
	borrow money and issue its bonds therefor, for the purpose of building a	
	bridge across Boyne river, in said village:	015
	received, March 2, and referred to the committee on cities and villages	315
	reported favorably, March 8, rules suspended, passed, given immediate	
	effect and returned	361
<b>400.</b>	A bill to provide for the lawful taking of cisco fish in the waters of Lake	
	Michigamme, in Marquette county:	
	received, March 13, rules suspended, passed, given immediate effect and	
	returned	414
401.	A bill to regulate the manufacture, sale and giving away of cigarettes, cigar-	
	ette paper and other substitutes for the same, and repealing all laws or parts	
	of laws in conflict herewith:	
	file No. 89.	
	received, April 5, and referred to the committee on public health	654
	reported substituted with senate bill 114, April 19, and referred to the	
	committee on judiciary	796
	(For further history see senate bill 114.)	
402.	A bill to amend sections 1 and 2 of chapter 3, and section 1 of chapter 23,	
	and to add to said chapter 23, 25 sections to be known as sections 2, 3, 4, 5,	
	6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, and 26	
	of act No. 430 of the local acts of 1899, entitled "An act to amend and re-	
	vise the charter of the city of Battle Creek," approved June 1, 1899, as	
	amended by act No. 452 of the local acts of 1901, approved May 28, 1901,	
	as amended by act No. 478 of the local acts of 1903, approved May 20, 1903,	
	and to establish and provide a municipal court in said city in the place and	
	stead of justice courts, to provide a judge and associate judge of said court,	
	and to define the duties and fix the compensation of said judge and asso-	
	ciate judge; and to limit the number, to define the duties and fix the com-	
	pensation of constables:	
	received, March 9, rules suspended and tabled	387
	taken up, March 9, read third time, passed, given immediate effect and	001
	seturned	399
402	returned	000
400.	entitled "An act to provide for the indeterminate sentence and for the dis-	
	position, management and release of criminals under such sentence, and	
	for the expense attending the same," approved May 21, 1903:	
	file No. 94. received, April 10, and referred to the committee on judiciary	700
404	A bill to subtain the city of Fact Tames in the conjunctory of Issue to law.	100
404.	A bill to authorize the city of East Tawas, in the county of Iosco, to levy	
	and collect a tax of not to exceed one per cent on its assessed valuation for	
	the years 1905, 1906, 1907, 1908 and 1909, in addition to the amounts now	
	authorized by law to be assessed in cities of the fourth class, for the purpose	
	of paying the amount of certain orders issued for the purchase of lands for	
	the extension of the electric light and water-works system of said city:	010
	received, March 2, rules suspended, passed, and tabled	318
405	taken up, March 15, given immediate effect and returned	444
<del>4</del> U5.	A bill to detach certain territory form the township of Oscoda, county of	ogle
	19 Digitized by GO	JXIC

•	Iosco and state of Michigan, and attach the same to the township of Plainfield, in the same county:  received March 23, and referred to the committee on counties and townships  reported favorably, March 30, rules suspended passed, given immediate	543
<b>4</b> 07.	effect and returned.  A bill making appropriations for the Michigan school for the blind for building and special purposes and for current expenses for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax therefor: file No. 186.	625
	received, April 24, and referred to the committee on school for the blind. reported amended, April 26, and referred to the committee on finance and appropriations reported amended, April 27, and placed on the general order considered in committee of the whole, May 2, and placed on the order of	847 887 911
	third reading of bills.  passed, May 2, given immediate effect and returned  re-received, June 6, house amendments to senate amendments not concurred in and conference committee requested	954 958 1478
	re-received, June 7, House accedes to request and appoints committee of conference	1523
408.	House amendments to Senate amendments concurred in and re-returned to the House, June 7	1572
	approved May 27, 1901, and to amend sections 147, 148, 149, 150, 152, 153 and 154 of the public acts of Michigan for the year 1899, approved June 23, 1899, entitled "An act to amend sections 21 and 22 of act No. 206 of the public acts of 1893, entitled 'An act to provide for the assessment of property, and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased, and to repeal act No. 200 of the public acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act,' approved June 1, 1893, as amended by acts No. 25, 154, 162 and 299 of the public acts of 1895, and acts No. 206, 214, 224, 225, 229, 240 and 261 of the public acts of 1897, and to add ten new sections thereto, to stand as sections 145, 146, 147, 148, 149, 150, 151, 152, 153 and 154, providing for the creation of a board of state tax commissioners, charged with the duty of enforcing this act and exercising supervisory control over officers administering the general tax laws of this state and reporting to the legislature thereon, and empowered in certain cases to review assessment rolls and correct the same or add thereto, and to provide for the assessment rolls and correct the same or add thereto, and to provide for the assessment and taxation of property omitted from assessment rolls":  file No. 255.	, , , , , , , , , , , , , , , , , , ,
	received, May 25, and referred to the committee on taxation	294-5 1508 1511
<b>409</b> .	passed, June 6, title amended, and returned	1512
<i>4</i> 19	received, April 11, and referred to the committee on horticulture reported, June 1, and referred to the committee on finance and appropriations reported favorably, June 5, and placed on the general order considered in committee of the whole, June 5, and placed on the order of third reading of bills. passed, June 5, given immediate effect and returned	714 1392 1433 1438 1441
410.	A bill to provide a tax to meet the amounts disbursed by the state for the	

	current expenses of the Michigan state prison, the state house of correction and branch prison, Upper Peninsula, and the Michigan reformatory:	
	file No. 127. received, April 10, and referred to the committee on state affairs reported, April 27, and referred to the committee on finance and appro-	700
	priationsreported favorably, May 2, and placed on the general orderconsidered in committee of the whole, May 3, and placed on the order of	911 946
414.	third reading of bills	9 <b>95</b> 998
	thereto:	
	file No. 128. received, April 10, and referred to the committee on state affairsreported, April 27, and referred to the committee on finance and appro-	699
	reported favorably, May 2, and placed on the general order	912 946
416.	third reading of bills.  passed, May 3, given immediate effect and returned.  A bill to amend section 6 of chapter 11 of an act entitled "An act to provide	995 997
	a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by act No. 470 of the local acts of 1889, as approved July 1, 1889:	•
	received, March 15, and referred to the committee on cities and villages. reported favorably, March 20, rules suspended, passed, given immediate	449
419.	A bill to amend sections 11 and 26 of chapter 11 of an act, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts	487
	in conflict therewith, approved June 7, 1883:" received, March 8, and referred to the committee on cities and villages reported favorably, March 20, rules suspended, passed, given immediate	373
<b>420.</b>	effect and returned	488
	received, March 9, and referred to the committee on cities and villages reported favorably, March 20, rules suspended, passed, given immediate	390
<b>421.</b>	A bill to amend section 5 of act No. 457 of the local acts of 1903, entitled "An act to reincorporate school district No. 1 of the city of Ann Arbor:"	488
424	received, March 8, rules suspended, passed, given immediate effect and returned.  A bill to empower the township of Republic in Marquette county to borrow money and bond itself by vote of its electors in a sum not exceeding \$25,000 in excess of the amount now allowed by law for the purpose of constructing	367
	and maintaining water works, electric light plant and sewers: file No. 82. received, April 4, and referred to the committee on counties and town-	
	shipsreported favorably, April 5, rules suspended, passed, given immediate	643
<b>427</b> .	effect and returned	653
	igan for the year 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on	
•	the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the public acts of 1891, and all other acts and	
	approved June 1, 1893, section 9 of which was amended by act No. 25 of	
	the public acts of 1895, approved March 20, 1895, the same being compiler's sections 3831, 3832, 3842 of the compiled laws of Michigan of 1897: (see house bill No. 119.)	gle

<b>43</b> 0.	A bill to prohibit the manufacture, sale, offering for sale or leasing or possessing any coin-controlled machine or machines, commonly known as slot machines, and to provide a punishment for the violation thereof:  file No. 100.	
<b>43</b> 2.	received, May 2, and referred to the committee on judiciary	947
	file No. 177. received, May 3, and referred to the committee on judiciaryreported, May 17, and referred to the committee on constitutional amend-	98
	reported favorably, May 24, and placed on the general order considered in committee of the whole, May 31, and recommended that all after the enacting clause of the bill be stricken out. Recommendation of the committee of the whole not concurred in and re-referred to the	1161 1270
	committee of the whole and placed at the head of the general order considered in committee of the whole, June 1, and all after the enacting clause stricken out	1343
<b>436.</b> <u> </u>	A bill to protect ginseng growers and owners and providing a penalty for breaking down, digging, destroying, taking or carrying away any ginseng or ginseng seed:  file No. 77.	140
	received, April 4, and referred to the committee on agricultural interests reported favorably, April 19, and placed on the general order considered in committee of the whole, April 20, and placed on the order	642 798
437.	of third reading of bills.  passed, April 20, given effect May 1, 1905, and returned.  A bill to amend section 9033 of Howell's annotated statutes, being section 11238 of the compiled laws of 1897, relative to the furnishing of copies of records in state and county offices:	830 830
	file No. 104.  received, April 6, and referred to the committee on state affairs  reported favorably, May 11, and placed on the general order  considered in committee of the whole, May 16, and placed on the order of third reading of bills  passed, May 16, and returned	679 1087 1150 1151
439.	A bill to amend section 1 of act No. 442 of the local acts of 1903, being "An act to amend section 1 of chapter 17 of act No. 251 of the local acts for the year 1891, entitled 'An act to revise and amend the charter of the city of Ishpeming,' as amended by act No. 317 of the local acts of 1893, and act No. 417 of the local acts of 1897, and act No. 356 of the local acts of 1901, approved March, 28, 1901:"	110-
<del>44</del> 0.	received, March 2, rules suspended passed, given immediate effect and returned	330
	tax therefor: received, May 4, and referred to the committee on agricultural college. reported, May 9, and referred to the committee on finance and appropria-	1016
	tionsreported favorably, May 25 rules suspended, passed, given immediate effect and returned	1034 1280
445.	Joint resolution in behalf of Dwight Cummins, directing the payment of unpaid state bounty: file No. 164.	
•	received, April 25, and referred to the committee on state affairs reported favorably, May 4, and placed on the general order considered in committee of the whole, May 11, and placed on the order	870 1011 1104
447.	of third reading of bills.  read third time, May 16, passed, given immediate effect and returned  A bill to amend section 32 of act No. 205 of the public acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," as amended,	1134
	being compiler's section 6121 of the compiled laws: file No. 99.	

	received April 25, and referred to the committee on banks and corporations. reported favorably, May 2, and placed on the general order	867 946
	considered in committee of the whole, May 3, and placed on the order of third reading of bills	995
1 <b>4</b> 8.	passed, May 3, title amended, given immediate effect and returned A bill to amend sections 39 and 40 of Act No. 205 of the public acts of 1887, as amended, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," being compiler's sections 6128 and 6129 of the compiled	
	laws:	
	file No. 133. received, April 18, and referred to the committee on banks and corpora-	
	reported favorably, April 19, and placed on the general order	777 · 801
	of third reading of billspassed, April 26, by a two-thirds vote, given immediate effect and returned.	896 901
449.	A bill to amend section 22 of act No. 205 of the public acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business" as amended being compiler's section 6111 of the compiled laws: file No. 132.	
	received, April 18, and referred to the committee on banks and corpora-	== 0
	reported favorably, April 19, and placed on the general order	776 801
<b>45</b> 0.	considered in committee of the whole, April 26, and asked leave to sit again considered in committee of the whole, May 2, amended and tabled  A bill to amend section 28 of act No. 137 of the session laws of 1849, entitled "An act to authorize proceedings against garnishees and for other purposes,"	897 955
	being compiler's section 1017 of the compiled laws of 1897: file No. 212.	
<b>451</b> .	received, May 25, and referred to the committee on judiciary	1304
	any kind, except hook and line, from that part of Thunder bay on Lake Huron lying inside or south and east of a line extending from the mouth of Thunder Bay river to South Point in section 26, in township No. 29 north	
	of range 9 east: received, March 15, and referred to the committee on fisheries	448
	reported favorably, March 22, rules suspended, passed, given effect April 1, 1905, and returned	521 646
	re-received, April 6, rule 36 suspended, immediate effect reconsidered and	681
	not given, passage reconsidered and tabledtaken up, May 23, and referred to the committee on fisheriesreported substituted, June 1, rules suspended, passed, given immediate	1234
452	A bill to amend act No. 416 of the local acts of 1901, entitled "An act to	1393–4
-0	amend sections 1, 2, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20, 22, 23, 24, 25, 26, 27, 30 and 33 of an act entitled 'An act to establish a police government for the city of Detroit,' approved April 17, 1871," by adding	
	one new section thereto, to be known as section 34: received, March 8, and referred to the committee on cities and villages reported favorably, March 30, rules suspended, passed, given immediate	368
452	effect and returned	619
100.	in the waters of Saddle and Silver lake, in the township of Columbia and county of Van Buren, and Gunn lake, in the counties of Allegan and Barry: received, March 29, rules suspended, passed, given immediate effect and	
455.	returned	597
	the county of Cheboygan: received, March 8, rules suspended, passed, given immediate effect and	
456.	A bill detaching certain land from the township of Benton, in the county of Cheboygan, and attaching the same to the township of Grant, and detaching certain lands from the township of Grant and attaching the same to	370

	the township of Benton, in Cheboygan county, making the Lower Black	
	river the dividing line between said townships: received, March 8, rules suspended, passed, given immediate effect and	0.00
<b>45</b> 8.	A bill making appropriations for the Michigan soldiers' home for building and special purposes, and for current expenses for the fiscal years ending	368
•	June 30, 1906, and June 30, 1907, and to provide a tax therefor: received, June 6, rules suspended, passed, given immediate effect and	1457
<b>46</b> 2.	returned  A bill to provide for the election of a county drain commissioner in and for the county of Saginaw, prescribe his powers and duties and fix and provide for his compensation:	1101
	received, March 8, rules suspended, passed, given immediate effect and returned	773
463.	A bill to authorize and empower the board of state auditors, the board of control, board of trustees or governing board of certain state institutions to make, prescribe and enforce rules and regulations for the care, order and preservation of buildings or property dedicated and appropriated to the public use and the conduct of those coming upon the property thereof; to prescribe penalties for a violation thereof, and to repeal all acts or parts of acts inconsistent with the provisions of this act:  file No. 88.	
	received, April 4, and referred to the committee on state affairsreported favorably, April 18, and placed on the general order	644 774
	considered in committee of the whole, April 19, and placed on the order of	816
404	third reading of bills. passed, April 19, and returned.	817
464.	A bill to change the boundaries of the village of Grayling, in the county of Crawford, by detaching certain territory and returning the same to the	
	township of Grayling: received, March 13, rules suspended, passed, and tabledtaken up, March 22, ordered to take immediate effect and returned	410 500
465.	A bill to organize and incorporate the township of Avery, Montmorency	000
	county, as a single school district: received, March 9, and referred to the committee on education and public schools	402
	reported favorably, March 14, rules suspended, passed, given immediate effect and returned	428
466.	A bill to make appropriations for the Michigan agricultural college for the maintenance of the upper peninsula experiment station for the fiscal years ending June 30, 1906, and June 30, 1907:	
	file No. 234. received, May 3, and referred to the committee on state affairs	982
	reported, May 4, and referred to the committee on finance and appropri-	1011
	reported favorably, May 16, and placed on the general order	1124
	considered in committee of the whole, May 22, and placed on the order of third reading of bills	1216
467.	passed, May 23, given immediate effect and returned	1231
	erty," being compiler's section 9523: file No. 136.	
	received, April 20, and referred to the committee on judiciaryreported favorably, June 1, and placed on the general order for today	829 1385
	considered in committee of the whole. June 1, and placed on the order of	
	third reading of bills passed, June 1, and returned	1406 1411
	A bill to incorporate the village of Clarksville, in the county of Ionia: received, March 27, and referred to the committee on cities and villages.	557
<b>4</b> 72.	A bill to amend sections 1 and 7 of act No. 171, public acts of 1893, entitled "An act to regulate the construction of the tracks af railroads and street railroads across each other, and the stringing of wires, electric or other, over railroad tracks, and relative to the maintenance of such tracks heretofore so constructed and wires heretofore so strung," the same being section 6349, compiled laws of 1897:	
	tion of a, compact it was of 1001.	

	file No. 159.	
•	received, April 25, and referred to the committee on railroadsreported favorably, May 3, and placed on the general orderconsidered in committee of the whole, May 4, and placed on the order of	869 965
173.	third reading of bills	1021 1052
	and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroad in this state," being section 6232, compiled laws of 1897, as amended by acts No. 180 and 266 of the public acts of 1899 and by acts No. 80 and 153 of the public acts of 1901:	
	file No. 158.	
	received, April 25, and referred to the committee on banks and corpora-	000
	tionsreported favorably, May 3, and placed on the general order	869 965
	considered in committee of the whole, May 4, and placed on the order of third reading of billspassed, May 9, given immediate effect and returned	1021
<b>1</b> 76.	A bill to repeal act No. 135 of the public acts of 1901, entitled "An act to provide for the lawful taking of suckers from the waters in Wall lake, town-	002-0
	ship of Hope, Barry county, Michigan": received, March 13, and referred to the committee on fisheries	416
	reported favorably, April 12, rules suspended, passed, given immediate effect and returned	740
477.	A bill to provide for two voting precincts in the township of Maple Forest, in the county of Crawford:	
	received, March 15, and referred to the committee on counties and town-ships.	450
	reported favorably, March 16, rules suspended, passed, given immediate effect and returned	462
478.	A bill to amend sections 13, 27, 273, 274, 275, 276, 282, 283, 294 of an act, entitled "An act to revise and amend the charter of the city of Ypsilanti," approved May 5, 1877, as amended by Act No. 400 of the session laws of 1881, and act No. 310 of the session laws of 1891, as amended by act No. 323 of the session laws of 1895, as amended by act No. 437 of the session laws of 1897, as amended by act No. 370 of the session laws of 1899, as amended by act No. 374 of the session laws of 1901, and to add sections	
	to said act, to stand as sections 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317 and 318, and to repeal all the acts and parts of acts inconsistent herewith:  received, April 5, rules suspended, passed, given immediate effect and	880
479.	A bill to authorize and empower school district No. 2, fractional of the township of Blissfield, Lenawee county, to borrow a sum of money not exceeding \$25,000 in excess of the maximum amount now allowed by law, for the purpose of purchasing a schoolhouse site, building a schoolhouse and equip-	662
	ping and furnishing the same: received, March 13, and referred to the committee on counties and town- ships	411
	shipsreported substituted, March 16, rules suspended, passed, given immediate effect and returned	463
<b>480</b> .	A bill to amend section 25 of chapter 29, and section 3 of chapter 33 of act No. 313 of the local acts of 1893, entitled "An act to incorporate the city of	
	Belding, in the county of Ionia, and state of Michigan," approved March 23, 1893:	
•	received, March 13, rules suspended, passed, given immediate effect and returned	411
481.	A bill to amend sections 140 and 142 of act No. 206 of the public acts of 1893, as amended by acts 25, 154, 162, and 229 of 1895; acts 206, 214, 224, 225, 229, 240 and 261 of 1897; acts 31, 32, 83, 97, 107, 154, 169, 204, 215, 239, 262, and 264 of 1899; acts 39, 44, 46, 128, 129, 130, 141, 174, and 193 of 1901; and acts 28, 80, 83, 84, 235 and 236 of 1903, entitled "An act to provide	
	for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes beretofore and hereafter levied; making such	

	taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; and to repeal act No. 200 of the public acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," and to add a new section thereto to stand as section 142a: file No. 140.	
	received, April 25, and referred to the committee on taxation	868 1034 140-1 1142
<b>4</b> 82.	A joint resolution authorizing the auditor general of the state of Michigan to deed to the village of Sand Lake, in Kent county, Michigan, a certain parcel of land described as lot 10, block 8, of the village of Sand Lake, for village purposes: received, March 28, and referred to the committee on cities and villages	596
<b>4</b> 85.	reported favorably, March 30, rules suspended, passed, given immediate effect and returned	619
	city of Detroit: received, March 27, and referred to the committee on cities and villages. reported favorably, April 6, rules suspended, passed, given immediate effect and returned	558 669
<b>4</b> 86.	A bill to prohibit the taking, catching or destruction of brook trout and other fish in Piper and Dorrance creeks and tributaries thereof, on sections 5, 7, 8, 29, 30 and 31, Shelby township, and sections 12, 25, 35 and 36, Binona township, in Oceana county, Michigan, for a period of five years from the first day of May, 1906:	
	received, March 13, rules suspended, passed, given immediate effect and returned.  Senate requests return of, from House, March 23.  re-received March 27, rule 36 suspended, immediate effect reconsidered and not given, passage reconsidered, amended, passed, title amended, and given immediate effect.	416 533 561
<b>4</b> 92.	A bill to regulate the practice of pharmacy in the state of Michigan, the sale of drugs, medicines, chemicals and poisons, and for the appointment of a state board of pharmacy:  (see house bill No. 15.)	
<b>493.</b>	A bill to amend sections 1 and 5 of chapter 3, sections 9 and 10 of chapter 14, section 7 of chapter 16, section 2 of chapter 19, section 1 of chapter 22, section 3 of chapter 23, sections 3, 10, 17 and 21 of chapter 26, and to repeal section 2 of chapter 26 of an act, entitled "An act to incorporate the city of Flint and to repeal all acts and parts of acts inconsistent herewith," approved March 21, 1901, and to add thereto one section to stand as section 4 of chapter 22, and to add two new chapters thereto, to stand as chapter 28 and chapter 29, and to repeal all acts and parts of acts inconsistent herewith:	
	received, March 16, and referred to the committee on cities and villages. reported favorably, March 20, rules suspended, passed, title amended, given immediate effect and returned	477 486
<b>494.</b>	A bill making an appropriation for furnishing and for completing the equipment of the psychopathic ward upon the hospital grounds of the University of Michigan, and providing for the internal administration of said ward, and for the establishing, equipping and maintaining therein of a clinical laboratory of research for the instruction of medical students and for the benefit of the state hospitals for the insane, and making an annual appropriation for the payment of the salaries of a pathologist in charge of said ward and of an assistant to said pathologist, and for meeting the current annual expenses of maintaining said laboratory of clinical research:	
	file No. 242. received May 3, and referred to the committee on university	983
	reported, May 4, and referred to the committee on finance and appropriations.	1008
	reported favorably, May 11, rules suspended, passed, given immediate	000_0

<b>49</b> 5.	A bill to amend section 36 of an act, entitled "An act to provide for the enrollment, organization, equipment, maintenance and discipline of the naval militia of the state," approved May 31, 1893, as amended by act No. 211 of the public acts of 1895, and act No. 6 of the public acts of 1898:	
	file No. 273. received, June 1, and referred to the committee on military affairs reported, June 1, and referred to the committee on finance and appropria-	1367
	reported favorably, June 5, and placed on the general order	1388 1433
<b>40</b> 8	of third reading of bills	1438 1442
<b>490.</b>	1881, the same being entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads and the building, repairing and preservation of bridges within the state," etc., being section 4169 of the compiled laws of 1897, and to repeal all acts and parts of acts inconsistent herewith: file No. 135.	
<b>49</b> 7.	received, April 18, and referred to the committee on roads and bridges. A bill to amend section 25 of chapter 7 of act No. 3 of the public acts of 1895, entitled "An act to provide for the incorporation of villages within the state of Michigan, and defining their powers and duties," said section being section 2793 of the compiled laws of 1897, and relating to the manner of paying expenses for the construction of sewers, drains and water courses in incorporated villages:	778
	file No. 137:	OVE
	received, April 19, and referred to the committee on cities and villages reported favorably, May 3, and placed on the general order considered in committee of the whole, May 4, and placed on the order of	805 970
<b>4</b> 98.	third reading of bills.  passed, May 4 given immediate effect and returned.  A bill to amend section 3 of title 1 of act No. 405 of the local acts of 1893, entitled "An act to incorporate the city of Lansing, in the county of Ingham,	1021 102 <b>3</b>
	and to repeal all acts and parts of acts in conflict therewith," as amended: received, May 25, rules suspended, passed, given immediate effect and returned	298-9·
<b>499</b> .	A bill to provide for voting by mail by members of certain alumni associations: file No. 157. received, April 25, rules suspended, and placed at the head of the general	
	order for todayconsidered in committee of the whole, April 26, and placed on the order	870
500.	of third reading of bills	896 900
	county of Dickinson, to establish, equip, and maintain a fire department in said township; to provide a water supply for said department; to borrow money for the purpose of establishing and equipping said fire department and to issue the negotiable bonds of said township therefor, and to appropriate certain moneys to maintain said fire department and water supply: received, March 15, and referred to the committee on counties and town-	451
	ships reported favorably, March 16, rules suspended, passed, given immediate effect and returned	473
504.	A bill to authorize a township or townships to acquire by gift or devise real estate and to own and control the same for a free public park or resort; to provide for a board of commissioners therefor and to authorize said township or townships, by a limited tax on the property in such township or townships, to maintain such park or resort and to make all needful rules and regulations for the control and government of the same: file No. 270.	
	received, May 17, and referred to the committe on counties and townships	165-6 185-6
	considered in committee of the whole, May 23, and placed on the order of third reading of bills	1238
	20	

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505.	passed, May 24, and returned	1260
	received, April 5, and referred to the committee on cities and villages reported favorably, April 12, and placed on the general order considered in committee of the whole, April 13, and placed on the order of	654 738
	third reading of bills. passed, April 13, and returned.	754 759
	A bill to amend section 4 of chapter 26 of local act No. 333 of 1889, approved March 13, 1889, entitled "An act to incorporate the city of Cheboygan, and to repeal an act, entitled 'An act to reincorporate the village of Cheboygan, in the country of Cheboygan, and the country	
1.	in the county of Cheboygan, approved March 27, 1877": received, March 16, rules suspended, passed, given immediate effect and	
<b>508</b> .	A bill to permit the placing of the name of the nominee for the office of circuit judge of the eighth judicial circuit in both the republican and democratic	460
	tickets on the official ballot for the election held in April, 1905: received, March 16, and referred to the committee on judiciary	47
509.	reported, April 27, and referred to the committee on federal relations  A bill to authorize the sale of state tax lands located within the limits of the city of Saginaw and other lands located within the limits of said city and bid off to the state for unpaid taxes and now held by the state, at less than the total of taxes, interest and other charges against said lands, and to	909
	repeal all acts and parts of acts inconsistent therewith:	984
	received, May 3, and referred to the committee on state landsreported favorably, May 18, motion to suspend rules did not prevail, and	
	placed on the general order	1203
<b>510</b> .	passed, May 18, given immediate effect and returned	204~
	received, April 18, and referred to the committee on counties and town-	H-70
	shipsreported favorably, May 2, and placed on the general order	778 944
	considered in committee of the whole, May 3, amended, and placed on the order of third reading of billspassed, May 3, given immediate effect and returned	99! 99!
511.	A bill to make appropriations for buildings for the state agricultural college for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:	00.
	file No. 249. received, May 10, and referred to the committee on agricultural college	106
	reported, May 16, and referred to the committee on finance and appropriations	1140
	reported favorably, May 25, and placed on the general order	128
	third reading of billspassed, June 1, given immediate effect and returned	1341 1360
512.	A bill to make an appropriation for improving, experimenting with and exhibiting the live stock and poultry of the agricultural college, and to provide a tax to meet the same:	
	file No. 248. received, May 10, and referred to the committee on agricultural college	106
	reported, May 16, and referred to the committee on finance and appro-	1140
	priationsreported favorably, May 25, and placed on the general order	128
	considered in committee of the whole, May 31, and placed on the order of third reading of bills.	134



	3. A bill to detach all that portion of sections 33 and 34, in township 12 north of range 3 west, situated and being outside of the city limits of the city of Alma, in the county of Gratiot (said territory being formerly a part of the township of Pine River, in said county), and attach the same again to the	513
701	township of Pine River, in said county:	
791	received, April 10 and tabledtaken up, April 18, rules suspended, passed, given immediate effect and returned	
	4. A bill for the protection of fish in the streams known as Grass river and Intermediate river, in Antrim county:	514
1435 1520	received, June 5, rules suspended, passed, and tabledtaken up, June 7, given immediate effect and returned	515
599	county of Emmet, state of Michigan, during certain months of the year: received, March 29, rules suspended, passed, given immediate effect and returned	
	<ol> <li>A bill to reduce the number of circuit court commissioners in the county of Kent, and to provide a salary: received, March 29, rules suspended, passed, given immediate effect and</li> </ol>	519
604	returned	520
602	received, March 29, rules suspended, passed, given immediate effect and	
559	<ol><li>Joint resolution awarding to Chas. F. Sanscrainte a medal of honor for dis- tinguished gallantry during the civil war:</li></ol>	522
946	received, March 27, and referred to the committee on military affairs reported favorably, May 2, and placed on the general order considered in committee of the whole, May 3, and placed on the order of	
994 997	third reading of billspassed, May 3, given immediate effect and returned	<b>-00</b>
	3. A bill to authorize the city of Marine City, in the county of St. Clair and state of Michigan, to grant to any person or persons or to any duly authorized corporation a franchise for the supplying to the city or the inhabitants thereof, or both, gas or electricity, or both, for illuminating or other purposes for the period of 30 years:	523
478	received, March 16, rules suspended, passed, given immediate effect and returned	<b>524</b> .
477	poses for the period of 30 years: received, March 16, rules suspended, passed, given immediate effect and returned	
***	3. A bill to amend act No. 233 of the local acts of 1891, entitled "An act to incorporate the village of Eau Claire in the county of Berrien," by inserting after section 3 of said act a new section to stand as section 3a: received, March 22, rules suspended, passed, given immediate effect and	52 <b>6</b>
501	returned	<b>527</b> .
479	to provide by tax for the payment thereof: received, March 16, rules suspended, passed, given immediate effect and returned.	
2.0	3. A bill to authorize the townships of Springwells and Ecorse in the county of Wayne, state of Michigan, to jointly build and maintain a swing or draw bridge, constructed in whole or in part of steel or iron, across the river Rouge at a point known as the Dix road or Saulsbury bridge, according to the plans and specifications which have heretofore been or which may hereafter be provided by the proper officers of the United States according to the act of congress, and to borrow money on the faith and credit of said townships to pay for the construction of said bridge.	528.

	received, March 22, rules suspended, passed, given immediate effect and	
529.	returned	502
	violation of the act: received, March 22, rules suspended, passed, given immediate effect and	
	returned	503
	immediate effect reconsidered and not given, March 22, passage reconsidered and tabledtaken up, March 28, and referred to the committee on judiciary	516 585
	reported amended, March 30, rules suspended, passed, given immediate	623
532.	A bill to regulate and define the rights of persons in running, rafting and booming of logs, timber, ties, posts or poles in the streams and rivers of the Upper Peninsula, in the state of Michigan:	020
	file No. 118. received April 11, and referred to the committee on state affairs	712
	reported favorably, May 18, and placed on the general order	1197
	of third reading of billspassed, May 24, given immediate effect and returned	1238 12 <b>63</b>
533.	A bill to prevent persons from unlawfully using or wearing the badge or button of the Grand Army of the Republic, the Loyal Legion of the United States or the United Spanish War Veterans, and to repeal section 11768 of the compiled laws of 1897:	2200
	file No. 170. received, May 1, and referred to the committee on military affairs	938
	reported favorably, May 3, and placed on the general order	975
	considered in committee of the whole, May 4, and placed on the order of third reading of bills	1021
E94	passed, May 4, given immediate effect and returned	1022
OO 2.	county of Gogebic, to issue bonds of the district and sell the same, for the purpose of paying an indebtedness incurred by it and retiring bonds issued by it on account of the erection and construction of a school building in said	
	district, and to provide for the payment of the principal and interest of such bonds:	
	received, March 30, and referred to the committee on education and public schools.	627
	reported favorably, April 12, rules suspended, passed, given immediate effect and returned	736
535.	A bill to prescribe the measure of damages in actions for negligent injuries to persons where deaths result, and where the actions are prosecuted under	
	the survival act, and to provide for the distribution of the amounts paid on account of such damages, without participation by creditors of the de- ceased:	
	file No. 143.	
	received, April 26, and on motion of Mr. Baird was referred to the committee on judiciary	899
	reported favorably, April 27, and placed on the general order	908 927
536.	of third reading of bills	929
	or commerce: file No. 160.	
	received, April 25, and referred to the committee on judiciary	867
	reported favorably, June 7, and placed on the general order	1568
	of third reading of billspassed, June 7, given immediate effect and returned	1603 1609
539.	A bill to detach certain territory from the townships of Munising and Au Train, in the county of Alger, and to organize the township of Grand Island:	1003
	received, March 20, rules suspended, passed, given immediate effect and	480

<b>54</b> 0.	A bill to change the title of the presiding officer of the board of control of the	
	Michigan college of mines from president to chairman:	500
	received, March 29, and referred to the committee on college of mines. reported favorably, May 18, rules suspended, passed, given immediate	596
: <b>'</b>	effect and returned	1191
<b>541</b> .	A bill to provide for primary elections in Alpena county and to prescribe a	
	penalty for violations thereof:	
	received, March 23, rules suspended, passed, and tabled	539
~ 40	taken up, April 6, given immediate effect and returned	685
<b>542.</b>	A bill to provide for the appointment of a public administrator in each of the counties of the state of Michigan, to prescribe the duties and fix the com-	
	pensation of such officers and to repeal all inconsistent acts:	
	file No. 201.	
	received, May 10, and referred to the committee on judiciary	1068
<b>54</b> 3.	A bill to authorize the village of Gagetown, Tuscola county, to enter into	
	a contract or contracts with any person, persons or corporation for the supply-	
	ing of said village and its inhabitants with water for a term not to exceed	
	thirty years: received, March 22, rules suspended, passed, given immediate effect and	
	returned	508
545.	A bill to authorize the city of Traverse city, Grand Traverse county, Michigan,	
	to borrow money, and to issue bonds therefor, for public improvements	
	in said city, and to provide for the levy and collection of taxes on the taxable	
	property of said city to pay the same, in addition to the other taxes now	
	provided by law: received, March 22, rules suspended, passed, given immediate effect and	
	returned	522
<b>546</b> .	A bill to authorize the city of Mt. Pleasant, in the county of Isabella, and	
	state of Michigan, to borrow money and issue bonds therefor, the proceeds	
	of which are to be used for the purchase of the north half of block 7, in the	
	normal school addition to the city of Mt. Pleasant, to be conveyed to the state board of education for the benefit of the central state normal school:	
	received, March 23, rules suspended, passed, given immediate effect and	
	returned	541
547.	A bill to regulate the taking and catching of fish in Klinger Lake, in the county	
	of St. Joseph in this state:	
	received, March 29, and referred to the committee on fisheries	603
	reported favorably, April 6, rules suspended, passed, given immediate effect and returned	674
548.	A bill to prohibit the corrupt influencing of agents, employes, or servants:	٠. ـ
- +	file No. 228.	
	received, May 25, and referred to the committee on judiciary	1305
	reported, favorably, June 1, and placed on the general order for today	1385
	considered in committee of the whole, June 1, and placed on the order of third reading of bills	1406
	passed, June 1, and returned.	1411
549.	A bill to provide for the taking of German carp, pike, pickerel and suckers	
	from the waters of Turtle lake in Alpena and Montmorency counties:	
	received, June 1, rules suspended, passed, given immediate effect and	1070
EEO	A bill to provide for the office of the superintendent of drains for the county	1370
DUZ.	of Muskegon and to abolish the office of drain commissioner in said county,	
	and to provide for the establishing, laying out and constructing of drains	
	and cleaning out, opening and repairing the same in the county of Muskegon	
	and to repeal such portions of the present drain law as is in conflict with	
	this act:	
	file No. 153. received, April 25, and referred to the committee on counties and town-	
	shipsships	872
	reported favorably, April 26, rules suspended, passed, given immediate	J. 2
	effect and returned	891
<b>553</b> .	A bill relative to the nomination of party candidates for public office and	
	delegates to political conventions, in certain cases, to regulate and protect primary elections and to prescribe penalties for violation of the provisions	
	of this pate	T
	file No. 176. Digitized by	gle

	received, April 17, and referred to the committee on electionsreported substituted by a majority of committee, May 3, and made special order for Wednesday, May 10, at 3 p. m	766 067_8
	taken from special order, May 4, and re-referred to committee on elec- tions, with instructions to report a bill back Tuesday, May 9	1006
554.	A bill to provide for the immediate registration of births and the requiring of certificates of birth:	1000
	file No. 229. received, June 1, and referred to the committee on state affairs	1420
	reported favorably, June 7, and placed on the general order considered in committee of the whole, June 7, and placed on the order of	1573
	third reading of bills	1603 1610
<b>5</b> 56.	passed, June 7, and returned	1010
	1897:	
	file No. 199. received, May 3, and referred to the committee on judiciary	985
	reported amended, June 7, and placed on the general order	1567
	the order of third reading of bills	1604
557.	passed, June 7, and returned	1612
	of the peace when either the plaintiff or defendant resides in the county of	
	Arenac: received, March 29, and referred to the committee on judiciary	604
	reported favorably, May 4, rules suspended, passed, given immediate effect and returned	1009
<b>55</b> 9.	A bill regulating the determining and levying of money taxes for highway purposes in the townships of Berrien and Pipestone, in the county of Berrien: received, March 23, and referred to the committee on counties and town-	
560.	ships A bill to authorize the township of Lyons, in the county of Ionia, to borrow	541
	money upon its bonds for the building of a bridge across Maple river at the village of Muir, in said township, and the approaches thereto: received, March 23, rules suspended, passed, given immediate effect and	
	returned	542
561.	A bill to amend section 2 of act No. 191 of the public acts of 1877, entitled "An act authorizing the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," the same being compiler's sec-	
	tion 6080 of the compiled laws of 1897: file No. 185.	
563	received, May 1, and referred to the committee on judiciary	936
	the arrest of persons so offending, and to prescribe a penalty therefor: received, April 24, and referred to the committee on gaming interests	848
564.	A bill to prevent the killing of deer in the counties of Kalkaska, Roscommon, Antrim and Oscoda, for a period of five years:	
	received, April 27, and referred to the committee on gaming interests reported amended, June 7, and placed on the general order	914 1601
	considered in committee of the whole, June 7, and placed on the order of third reading of bills.	1604
566.	passed, June 7 title amended, given immediate effect and returned  A bill to amend section 2 of act No. 389 of the public acts of 1873, entitled  "An east to request the destruction of 6th in Paced's lake and Sale's lake	1612
	"An act to prevent the destruction of fish in Reed's lake and Fisk's lake, in the township of Grand Rapids, in the county of Kent," as amended by	
-	act No. 278 of the public acts of 1897 and act No. 144 of the public acts of 1903:	
	received, March 29, rules suspended, passed, given immediate effect and returned	598
569.	Joint resolution to relieve the sureties on the official bond of Charles A. Schmidt, ex-treasurer of the city of Niles, of all liability as sureties on said bond:	,

	received, April 11. and referred to the committee on judiciary	713
<b>5</b> 70.	A bill to amend section 17 of title 6 of act No. 62 of acts passed by the legis-	
	lature for the year 1905, entitled "An act to revise the charter of the city	
	of Jackson, and to repeal all acts or parts of acts inconsistent herewith":	
	received, March 23, rules suspended, passed, given immediate effect and	
	returned	536
<b>5</b> 71.	A bill to incorporate the city of Rose City, in the county of Ogemaw, as a	
	city of the fourth.class:	
	received, March 27, and tabledtaken up, March 28, rules suspended, read third time, amended, passed	557
	taken up, March 28, rules suspended, read third time, amended, passed	
	and given immediate effect	570
	Senate requests return of from House, April 6	667
	re-received, April 6 rule 36 suspended, immediate effect reconsidered and	
	not given, passage reconsidered, amended, passed, given immediate	200
==0	effect and re-returned	690
57Z.	A bill to provide for the lawful taking of cisco fish in the waters of Corey	
	lake, in St. Joseph county:	040
	received, April 24, and referred to the committee on fisheries	843
	reported favorably, May 3, rules suspended, passed given immediate	
	effect and returned	977
575.	A bill to detach certain territory from the city of Omer, and attach the same	
	to the township of Arenac, Arenac county, Michigan:	040
	received, April 24, and referred to the committee on cities and villages	842
	reported favorably, May 3, rules suspended, passed given immediate	
~=^	effect and returned	971
570.	A bill to amend section 36 of act No. 183, public acts of 1897, being com-	
	piler's section 398 of compiled laws of 1897, being an act, entitled "An act	
	to provide for the appointment and to fix the term of office, duties and	
	compensation of circuit court stenographers in the state of Michigan":	000 4
	received, May 23, and referred to the committee on judiciary1	ZZ3-4
	reported favorably, June 1, rules suspended, passed, given immediate	1005
***	effect and returned	1385
577.	A bill to amend section 58 of act 206 of the laws of 1893, entitled "An act	
	to provide for the assessment of property and the levy and collection of	
	taxes thereon, and for the collection of taxes heretofore and hereafter levied;	
	making such taxes a lien on the lands taxed, establishing and continuing	
	such lien, providing for the sale and conveyance of lands delinquent for	
	taxes, and for the inspection and disposition of lands bid off to the state	
	and not redeemed or purchased; and to repeal act No, 200 of the public	
	acts of 1891, and all other acts and parts of acts in anywise contravening	
	any of the provisions of this act," being section 3881 of the compiled laws	
	of 1897:	
	file No. 239.	1100
	received, May 17, and referred to the committee on taxation	1166
	reported favorably, May 25, and placed on the general order	1282
	considered in committee of the whole, May 31, and placed on the order of	1040
	third reading of bills	1342
<b>#</b> 02	passed, June 1, and returned	1363
583.		
	of Lenawee:	
	received, April 17, and referred to the committee on counties and town-	787
	shipsreported favorably, April 25, rules suspended, passed, and returned	767 864
EQ4		00 <del>1</del>
584.	A bill to legalize and make valid ordinances and local franchise grants, here-	
	tofore made and granted, by cities of the fourth class, under act No. 215 of	
	the public acts of 1895, and amendments thereto:	
	file No. 281.	200 1
	received, May 25, and referred to the committee on cities and villages1 reported favorably, May 31, and placed on the general order	1327
	considered in committee of the whole, June 1, and placed on the order of	1021
	third reading of bills	1409
	nessed June 1 and returned	1412
KRK	passed, June 1, and returned	1-116
<b></b>	mouth of the outlet of Muskegon lake, White lake, Duck lake and Lake	
	Harbor, in the county of Muskegon, with nets of any description, and to	ء آء
	prohibit the catching of fish with nets of any description in any of the inland	SIG

	lakes in the said county of Muskegon, and to repeal all acts and parts of acts inconsistent with the provisions of this act: received, March 29, rules suspended, passed, given immediate effect and	
<b>586</b> .	A bill to authorize the village of Hubbell, in the county of Houghton, to raise money by the issue of bonds for the construction of a water works in said	600
.588.	village, and its use therefor: received, March 29, rules suspended, passed, and tabled taken up, April 5, given immediate effect and returned A bill to amend sections 27 and 52 of act No. 205 of the public acts of 1887,	601 662
2001	entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," as amended, being compiler's sections 6116 and 6141, respectively, of the compiled laws of 1897, as amended by act No. 265 of the public acts of 1899, and by adding a new section thereto, to stand as section 67 of said act: file No. 168.	
	received, May 25, and referred to the committee on banks and corporations. reported amended, June 1, and placed on the general order for today considered in committee of the whole, June 1, and placed on the order of third reading of bills	1295 1395 1409
<b>591</b> .	passed, June 1, given immediate effect and returned	<b>414</b> -0
592.	returned  A bill to repeal an act, entitled "An act to incorporate the Grand Rapids Hydraulic Company," approved April 2, 1849, and to provide for presentation and allowance of claim against the city of Grand Rapids for the value of the tangible property of said company at the time of the approval of this act:	595
593.	received, March 29, rules suspended, passed, and returned	606 595
594.	returned  A bill authorizing the supervisors of Bay county to appropriate certain moneys from the contingent fund of said county to pay the cost and expense of installing a heating system in the court house thereof: received, March 30, rules suspended, passed, given immediate effect and	
<b>596</b> .	returned  A bill to amend sections 9, 11, 25 and 67 and to add two sections, which will be sections 69 and 70, of an act, entitled "An act to increase the efficiency of the military establishment of the state of Michigan, and to repeal all former acts or parts of acts inconsistent with the provisions of this act," approved June 6, 1901, as amended by an act, entitled "An act to amend sections 9, 11, 16, 20 and 25 of an act, entitled 'An act to increase the efficiency of the military establishment of the state of Michigan, and to repeal all former acts or parts of acts inconsistent with the provisions of this act," approved June 18, 1903: file No. 189.	628
	received May 2, and referred to the committee on military affairs reported favorably, May 3, and placed on the general order considered in committee of the whole, May 4, and placed on the order of third reading of bills passed, May 4, given immediate effect and returned	948 975 1020 1021
<i>5</i> 98.	A bill to amend sections 1 and 2 of chapter 2, sections 11 and 24 of chapter 6, section 1 of chapter 8, section 4 of chapter 17, section 17 of chapter 20 of an act, entitled "An act to incorporate the city of Grand Ledge, in the county of Eaton, and repeal act No. 260 of the session laws of 1871, and all acts amendatory thereot," being act No. 322 of the local acts of 1893, and being the charter of the city of Grand Ledge, and of all acts and parts of acts amendatory of said sections and chapters:	-02-

received, March 29, rules suspended, passed, given immediate effect and	606
returned	000
returned	594
received, March 29, rules suspended, passed, given immediate effect and returned	593
received, March 29, and referred to the committee on fisheriesreported amended, April 12, rules suspended, passed, given immediate	593
effect and returned	739
received, June 7, rules suspended, passed, given immediate effect and returned	1531
received, May 10, and referred to the committee on counties and townships. reported favorably, May 16, and placed on the general order considered in committee of the whole, May 18, and placed on the order of third reading of bills	1068 1119 1203
passed, May 18, and returned	1205
607. A bill to amend section 12 of act No. 232 of the public acts of 1903, entitled "An act to revise and consolidate the laws providing for the incorporation of manufacturing and mercantile companies or any union of the two, and for the incorporation of companies for carrying on any other lawful business, except such as are precluded from organization under this act by its express provisions, and to prescribe the powers and fix the duties and liabilities of such corporations:"	
file No. 190. received, May 2, and referred to the committee on banks and corporations. reported amended, May 24, and placed on the general order	948 1273
considered in committee of the whole, May 31, and placed on the order of third reading of bills	1341
passed, June 1, and returned.	1360
<del></del>	



608.	A bill to authorize and enable the city of Ann Arbor to build, construct and install a garbage crematory or plant, to purchase land, machinery and appurtenances therefor and to raise the money for such purpose by a tax and loan:	
	received April 24, and referred to the committee on cities and villages reported favorably. May 3. rules suspended, passed, given immediate	841
609.	effect and returned	969
	received, April 24, and referred to the committee on cities and villages reported substituted. May 3, rules suspended, passed, given immediate effect and returned	842 993
610.	A bill to provide for the compilation, publication and distribution of an index to the compiled laws of 1897 and the public acts of 1899, 1901, 1903 and 1905:	300
	file No. 260. received, June 7, rules suspended, and placed on the general order considered in committee of the whole, June 7, and placed on the order of third reading of bills	1527 1591
611.	passed, June 7, given immediate effect and returned.  A bill to amend act 342 of the local acts of 1903, entitled "An act to establish a township road system in the township of Farmington, county of Oakland,	1605
	and to provide for the raising of funds therefor, and the appointment and election of four township overseers of highways and to prescribe their powers and duties," by adding one new section thereto to be known as section 13: received, April 19, rules suspended, passed, given immediate effect and	
612.	returned	810
	of the liquor traffic, within said city: received, April 6, and referred to the committee on cities and villages reported favorably, April 11, and placed on the general order committee of the whole discharged, April 11, rules suspended, passed,	678 706
613.	given immediate effect and returned	717
	file No. 193. received, May 2, and referred to the committee on state affairsreported favorably, May 4, and placed on the general order	949 1011
<b>6</b> 16.	considered in committee of the whole, amended, May 15, and placed on the order of third reading of bills	1115 136–7
	file No. 200. received, May 9, and referred to the committee on judiciaryreported favorably, May 24, and placed on the general orderconsidered in committee of the whole, May 31, and placed on the order of	1044 1250
617.	third reading of bills.  passed, June 1, and returned.  Joint resolution for the relief of Telesphore C. Bergeron, private, Company E, third infantry, Michigan National Guard:	1341 1358
	file No. 237. received, May 25, and referred to the committee on military affairs reported, June 1, and referred to the committee on finance and appropria-	1306
	tions	1388

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618.	reported favorably, June 5, and placed on the general order	1433 1438 1441
<b>620</b> .	returned	626 757 768
<b>62</b> 2.	A bill to amend section 13 of act No. 35 of the laws of 1867, entitled "An act to provide for the formation of street railway companies," being section 6446 of the compiled laws of 1897, as amended by act No. 234 of the public acts of 1901:  file No. 166.	,
	received, April 27, and referred to the committee on railroadsreported favorably, May 10, rules suspended, passed, given immediate	917
623.	effect and returned	063–4
624.	chapter 31 of said act: received, May 25, rules suspended, passed, given immediate effect and returned	1289
625.	file No. 183.  received, May 1, and referred to the committee on religious and bepevolent societies  reported favorably, May 16, and placed on the general order  considered in committee of the whole, May 22, and placed on the order of third reading of bills  passed, May 23, and returned.  A bill extending the right of action for damages heretofore or hereafter sustained through the negligent act or omission of another, causing death or injury, to the issue of the marriage relation and to the party thereto entering such	937 1121 1215 1229
	relation in good faith, and providing damages for such act or omission: file No. 241: received, May 16, and referred to the committee on judiciary	1125 1476
628.	reported favorably, June 6, and placed on the general order	1494 1500
	in regard to the assessment and collection of paving taxes: received, April 24, and referred to the committee on cities and villages. reported favorably, April 25, rules suspended, passed, given immediate	841
630.	effect and returned	865
	received, May 4, and referred to the committee on judiciaryreported favorably, June 5, rules suspended, passed, given immediate effect and returned	1015 1445
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632.	A bill to authorize the village of Elk Rapids, in Antrim county, Michigan, to borrow money for use in building a bridge across Elk river in said village, and to issue bonds therefor:	
	received, April 6, rules suspended, passed, given immediate effect and	200
633.	A bill to incorporate the public schools of the city of Marquette, in the county of Marquette, and to repeal all acts and parts of acts in conflict with this act: received, April 11, rules suspended, passed, given immediate effect and	682
634.	returned  A bill prohibiting the granting or extending of any franchise for the operation of any public utility in any city, village or township of Wayne county, Michigan, outside the corporate limits of the city of Detroit, without first submitting the same to a vote of the qualified electors of such city, village or township:  received, April 11, and referred to the committee on counties and town-	720
637.	ships  A bill to incorporate the city of Yale, in the county of St. Clair, as a city of the fourth class, and to repeal all acts or parts of acts relative to the incorporation of the village of Yale:	726
	received, April 12, and referred to the committee on cities and villages reported amended, May 18, rules suspended, passed, given immediate effect and returned	742 1189
639.	A bill to provide for the extension of the corporate life of corporations, organized under the laws of this state, whose term of existence would otherwise expire, and to fix the rights, duties and liabilities of such renewed corporations: file No. 196.	
	received, May 3, and referred to the committee on banks and corporations. reported favorably, June 7, and placed on the general order considered in committee of the whole, June 7, and placed on the order of third reading of bills passed, June 7, given immediate effect and returned	985 1574 1603 1610
641.	A bill to amend section 7 of act No. 149 of the public acts of 1893, entitled "An act to provide for a county and township system of roads, and to prescribe the powers and duties of the officers having charge thereof," as amended by act No. 251 of the public acts of 1897 and act No. 98 of the public acts of 1899:  received, April 19, and referred to the committee on counties and town-	
642.	ships.  A bill to define and change the boundaries of the several townships of Chippewa county and to legalize the same: received, April 11, rules suspended, passed, given immediate effect and	804 727
643.	returned  A bill to amend section 2 of act No. 147 of the public acts of 1891, entitled "An act to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," the same being section 4809 of the compiled laws of 1897, as amended by act No. 35 of the public acts of 1901:	,,,
	received, April 19, and referred to the committee on education and public schoolsreported favorably, May 24, rules suspended, passed, given immediate	803 272-3
644.	A bill to change the name of the township of Sault Ste. Marie, or St. Marie, in the county of Chippewa: received, April 11, rules suspended, passed, title amended, given imme-	
645.	diate effect and returned	728
<b>65</b> 0.	received, April 11, rules suspended, passed, ordered to take effect October 1, 1905, and returned	719
	cream tubs, boxes, siphons, fountains and kegs used in the sale of milk, cream, ice cream, butter, or other dairy products, soda water, mineral, drinking or aerated water, porter, ale, cider, ginger ale, small beer, lager	

beer, Weiss beer, beer, white beer, fruits, preserves, cordials, drugs, medi-

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	cines, mixtures, perfumes, compounds of other manufactured articles or beverages and to repeal acts No. 224 of the public acts of 1901, and act No. 36 of the public acts of 1897, and to repeal all acts or parts of acts inconsistent herewith:	•
_	file No. 188. received, May 2, and referred to the committee on judiciaryreported favorably, May 17, and placed on the general order considered in committee of the whole, May 23, and placed on the order of	949 1161
151	third reading of bills.  passed, May 23, and returned.  A bill to provide additional facilities for the state industrial home for girls	1236 1242
	by authorizing and directing the board of guardians of the state industrial home for girls to grant an easement for a right of way to the Adrian & Ann Arbor electric railway company to build and maintain an electric railway and a passenger station on certain premises of said industrial home: file No. 252.	
	received. May 17, rules suspended, read third time and referred to the committee on industrial home for girls	168–9 1195
652.	A bill to divide the township of York, in the county of Washtenaw, into two election districts:	-01
653.	received, April 11, rules suspended, passed, and returned	721
	received, April 12, and referred to the committee on cities and villages reported favorably, April 19, rules suspended, passed, given immediate	742
655.	effect and returned	801
	received, April 19, and referred to the committee on cities and villages reported favorably, April 25, rules suspended, passed, given immediate	802
657.	effect and returned	863
659.	returned  A bill to repeal act 47 of the public acts of 1838, entitled "An act to prevent the circulation of bills or tickets of a less denomination than one dollar," approved March 22, 1838, being sections 11358 and 11359 of the compiled laws of 1897:	811
	received, May 9, and referred to the committee on banks and corporations	1048 1395
	reported favorably, June 1, and placed on the general order	1430
660.	passed, June 5, and returned	1440
	received, May 3, and referred to the committee on public healthreported favorably, May 25, and placed on the general orderconsidered in committee of the whole, May 31, and placed on the order of	985 1282
•	third reading of billspassed, June 1, given immediate effect and returned	1342 1362

661.	A bill to regulate the use of boric acid and borax when employed as preserv-	
	atives in food: received, April 20, and referred to the committee on public health reported amended, April 26, and placed on the general order considered in committee of the whole, April 27, amended, and placed on the order of third reading of bills	826 890 927
662.	passed, April 27, given immediate effect and returned	928
	received, May 9, and referred to the committee on fisheriesreported favorably. May 11, and placed on the general orderconsidered in committee of the whole, May 16, amended, and placed on the	1044 1092
	order of third reading of bills	1151 1154
664.	passed, May 16, and returned  A bill to permit the taking of herring and other rough fish in Keweenaw bay, in Baraga county, at certain seasons of the year and to prescribe the kind of nets and the size of the meshes to be used: file No. 262.	
	received, June 6, rules suspended, passed, given immediate effect and	1487
665.	returned.  A bill to amend sections 23 and 24 of chapter 21 of the revised statutes of 1846, entitled "Hawkers and peddlers," said sections being compiler's sections 5331 and 5331a of the compiled laws of 1897: file No. 220.	1401
	received, May 11, and referred to the committee on counties and town-	1004-5
	reported favorably, May 18, and placed on the general order	1130
667.	third reading of bills. passed, May 24, and returned.  A bill to amend section 280 of act No. 321 of the local acts of 1897, entitled	1238 1260
	"An act to amend and revise the charter of the city of Adrian": received, April 27, and referred to the committee on cities and villages reported favorably, May 3, rules suspended, passed, given immediate effect	916
<b>669.</b>	and returned	970
	received, April 19, and referred to the committee on cities and villages	802
670.	reported favorably, May 18, rules suspended, passed, given immediate effect and returned	1188
	voix county, into a graded school district to be known and described as school district No. 4 of the township of South Arm, with power to elect its officers; to collect all taxes and indebtedness now due or hereafter to become due to school districts Nos. 4, 5 and 6 within the said township of South Arm, or any	
	of them; to assume and pay all indebtedness now due or hereafter to become due and owing by the aforesaid school districts, and to perform all contracts to which said school districts or any of them may be a party; and to disorganize the territory now known and described as school districts Nos. 4, 5 and	
	6 of the township of South Arm: received, April 20, and referred to the committee on education and public schools	827
	reported favorably, April 26, rules suspended, passed, given immediate	888
674.	effect and returned	
	file No. 263. received, June 6, rules suspended, and placed on the general order	1487
	considered in committee of the whole, June 7, and placed on the order of	1591

077	passed, June 7, given immediate effect and returned	1606
675.	A bill to make the office of sheriff of Muskegon county a salaried office, to fix the salary and to provide for determining the number of deputy sheriffs and	
	fixing their compensation and to regulate the management of the sheriff's	
	office: received, April 20, rules suspended, passed, and returned	826
· <b>67</b> 8.	A bill to prevent the defrauding of livery stable keepers:	020
	file No. 259.	
	received, June 1, and referred to the committee on judiciary	1418
	reported favorably, June 5, and placed on the general order	1445
	third reading of bills	1446
200	third reading of bills. passed June 5, and returned.	1448
080.	A bill to amend section 4 of act No. 481 of the local acts of 1901, entitled "An act to organize the township of Millen in the county of Alcona, state of Mich-	
	igan, into a union school district:	
	received, April 20, and referred to the committee on counties and town-	
	shipsreported favorably, May 4, rules suspended, passed, given immediate effect	827
	and returned	1007
<b>68</b> 1.	A bill to make deeds heretofore or hereafter made upon sale of land reserved	
	and withheld from homestead entry under the provisions of section 131 of act 206 of the public acts of 1893, and acts amendatory thereto, prima facie	
	evidence of title in fee in the purchaser:	
	file No. 202.	
	received May 11, and referred to the committee on judiciaryreported favorably, June 1, and placed on the general order for today	1098 1386
	considered in committee of the whole, June 1, and placed on the order of	1000
	third reading of bills	1046
891	passed, June 1, and returned	1414
004.	and car or cars operated over any other railroad where other than steam	
	power is used in operating such cars shall approach and cross over the tracks of	
	any other railroad: file No. 219.	
	received, May 10, and referred to the committee on railroads	1069
<b>685</b> .	A bill authorizing street railway companies or any railroad company organized	
	under the laws of this state to own, maintain and operate steamboats, barges or vessels:	
	file No. 218.	
	received, May 10, and referred to the committee on railroads	1070
	reported favorably, May 17, and placed on the general order	1165
	third reading of bills	1237
	passed, May 24, given immediate effect and returned	1257
688.	A bill to provide for the incorporation of lodges and encampments of the Independent Order of Odd Fellows:	
	received, April 19, and referred to the committee on banks and corpora-	
	tions	811
	reported favorably, April 26, and placed on the general order considered in committee of the whole, April 27, and placed on the order	887
	of third reading of bills	927
	passed, April 27, given immediate effect and returned	930
689.	A bill to authorize the city of Marine City, in the county of St. Clair, and state	
	of Michigan, to grant to any person or persons or to any duly authorized corporation, a franchise for the supplying to the city or the inhabitants	
	thereof, or both, gas or electricity, or both, for illuminating or other purposes	
	for the period of thirty years: received, April 19, rules suspended, passed, given immediate effect and	
	returned	808
<b>69</b> 0.	A bill to authorize the city of St. Clair, in the county of St. Clair, and state of	
	Michigan, to grant to any person or persons or to any duly authorized cor- poration a franchise for the supplying to the city or the inhabitants thereof,	
	or both, gas or electricity, or both, for illuminating or other purposes for	
	· the period of thirty years:	

	received, April 19, rules suspended, passed, given immediate effect and	000
	returned.  A bill to authorize and empower the common council of the city of Alpena to transfer the sum of \$50,000 of the money received or to be received from sale of bonds issued under act No. 410 of the local acts of the year 1899, entitled "An act to authorize the common council of the city of Alpena to construct or purchase, own and maintain a system of electric light works, and to provide means for constructing or purchasing, maintaining and managing the same," as amended, to the fund for construction of water works, and to use said money to pay the cost of construction of a system of water works for the use of said city of Alpena and the inhabitants thereof:  received, April 19, rules suspended, passed, given immediate effect and returned.	806 805
694.	returned.  A bill to provide the manner of nominating and electing a highway commissioner, and for the assessment and levy of taxes for highway purposes in the township of Hampton, Bay county, Michigan: received, April 19, rules suspended, passed, given immediate effect and returned.	809
696.	A bill making an appropriation for the state board of library commissioners for the special purposes of defraying the expenses of organization of existing and new libraries and of the expense of library institutes, for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same:  file No. 301.  received, June 6, rules suspended, and referred to the committee on finance	
	and appropriationsreported amended, June 6, and placed on the general orderconsidered in committee of the whole, June 6, and placed on the order	1459 1484
<b>6</b> 98.	of third reading of bills	1494 1583
•••	to reincorporate the city of Holland:" received, April 20, rules suspended, passed, given immediate effect and returned	828
	A bill making an appropriation for the Michigan state agricultural society for the fiscal years ending June 30, 1906, and June 30, 1907, and to provide a tax to meet the same: file No. 265. received, May 25, and referred to the committee on agricultural interests. reported substituted, June 6, and referred to the committee on finance and appropriations. reported substituted, June 7, concurred in and placed on the general order. 1 considered in committee of the whole, June 7, and placed on the order of third reading of bills. passed, June 7, given immediate effect and returned	1603
700.	A bill to make an appropriation for the Michigan state agricultural society for the purpose of paying for the purchase, transportation and restoration of the building erected by the Louisiana Purchase Commission of the state of Michigan, and known as the Michigan state building on the grounds of the Louisiana Purchase Exposition Company, at St. Louis, Missouri: file No. 264.	201-2
<b>7</b> 01.	received, May 25, and referred to the committee on agricultural interests. 1 A bill to authorize and empower the board of trustees of the public schools of Highland Park, Wayne county, Michigan, to borrow \$12,000 for the purpose of building an additional school, remodeling the old school and to issue bonds therefor:	<b>2</b> .71 − 21 − 21 − 21 − 21 − 21 − 21 − 21 −
702.	received, April 24, and referred to the committee on education and public schools.  reported favorably, April 25, rules suspended, passed, given immediate effect and returned.  A bill to authorize the township board of the township of Homer, in the county of Midland, to borrow \$3,500 for the purpose of building a bridge,	844 861
	and to issue its bonds therefor: received, April 26, and referred to the committee on counties and town-	803

	reported favorably, April 26, rules suspended, passed, given immediate effect and returned	898
703.	Joint resolution authorizing and empowering the governor of the state of Michigan to deed and convey certain land and riparian rights upon and along Carp river, in Marquette county, to the Pioneer iron company:	
<b>704</b> .	received, April 20, rules suspended, passed and tabled	833 858
	and making public improvements: received, May 2, rules suspended, passed, given immediate effect and	
705.	returned	950
	received, April 24, and referred to the committee on gaming interests reported favorably, April 26, rules suspended, read third time and referred	845
	to the committee on judiciary	888
	request for return of, to House, received May 2, committee on judiciary discharged and returnedre-received, May 3, motion to suspend rules did not prevail and tabled	960
	taken up, May 3, and re-referred to the committee on gaming interests reported favorably, June 6, rules suspended, passed, given immediate	986 1000
709	A bill to amend sections 2, 3 and 5 of act No. 445 of the local acts of the	505-6
, 00.	year 1903, entitled "An act to provide for a county poor physician for the county of Saginaw, fix his compensation, prescribe his duties and regulate	
	the liability of the county for the care of indigent persons affected with contagious diseases," approved April 29, 1903:	
	received, May 18, and referred to the committee on counties and town-ships	1200
	reported amended, June 1, rules suspended, passed, given immediate effect and returned	390-1
711.	A bill to authorize the city of Mt. Clemens, in the county of Macomb, to borrow money to make public improvements and to refund portions of its present indebtedness, and to issue bonds therefor:	
	received, April 27, rules suspended, passed, given immediate effect and returned	916
712.	A bill to amend section 13 of act No. 313 of the public acts of 1887, entitled "An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors and malt, brewed, or fermented liquors and vinous liquors in this state, and to repeal all acts or parts of acts inconsistent with the provisions of this act," approved June 28, 1887, being consecutive section 5391 of the compiled laws of 1897:  file No. 245.	010
713.	received, May 16, and referred to the committee on liquor traffic	1126
	day; received, May 3, and referred to the committee on counties and townships	979
	reported favorably, May 4, rules suspended, passed, given immediate effect,	1007
714.	and returned	1001
	ship of Lake, Huron county: -received, May 25, and referred to the committee on gaming interests	1312
715	reported favorably, June 6, rules suspended, passed, given immediate effect and returned.	1509
110.	A bill to amend section 12 of chapter 11 of an act, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883:	
	received, April 24, and referred to the committee on cities and villages,	847

reported favorably, May 24, rules suspended, passed, given immediat	
effect and returned	1.
county treasurer: received, May 31, and referred to the committee on counties and town	١
ships reported favorably, June 1, rules suspended, passed and returned 717. A bill to detach certain territory from the township of McMillan, in the count of Ontonagon, state of Michigan, and to organize the township of Stannar	. 1330 . 1391 v
in said county and to provide for the division of assest of the present town ship of McMillan and to provide for the assets of the township school district of the township of McMillan:	1- :t
received, June 6, rules suspended, passed, given immediate effect an returned	d . 1461
718. A bill to create a new voting precinct in the township of Stambaugh, in the county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and known as election precinct No. 3 county of Iron, to be denominated and Iron, to be denomina	e
received, April 24, rules suspended, passed, given immediate effect an	
719. A bill to amend sections 175 and 258 of act 379 of the local acts of Michiga for the year 1895, entitled "An act to incorporate the city of Charlotte an	d
to repeal act 250 of the session laws of Michigan for the year 1871, entitle 'An act to incorporate the city of Charlotte,' approved March 29, 1871 and all amendments thereof":	l,
received, April 24, rules suspended, passed, given immediate effect an returned	d . 851
722. A bill to divide the township of St. Charles, Saginaw county, state of Michigar into two voting precincts, and provide for the registration of electors and the manner of conducting elections therein;	1,
received, April 25, and referred to the committee on counties and town	
shipsreported favorably, May 16, rules suspended, passed, given immediat	. 866 æ
effect and returned	. 1120 ~
and fermented liquors and vinous liquors, in any city of the fourth class within the county of Sanilac, state of Michigan, except by the keeper of hotel, and to define the term "hotel":	SS
file No. 222.	
received, May 16, rules suspended, read third time and placed on the ger eral order	. 1126
considered in committee of the whole May 23, and placed on the order of third reading of bills	of . 1235
passed, May 23, and returned	
unincorporated persons:	a
file No. 231. received, June 7, and referred to the committee on banks and corporations.	
tionsreported favorably, June 7, and placed on the general order	. 1574
considered in committee of the whole, June 7, and recommended that the further consideration of the bill be indefinitely postponed	. 1592
recommendation of the committee of the whole concurred in June 7 727. A bill to divide the township of Taymouth, in the county of Saginaw, int	. 1392~3 O
two election districts: received, April 27, and referred to the committee on counties and town	1-
reported favorably, May 16, rules suspended, passed, given immediat	e
732. A bill to regulate the time of opening and closing of the polls in the secon election district of the township of Greenfield in the county of Wayne s	. 1120 d
general and primary elections for state, county and township officers:	
received. May 1, and referred to the committee on elections	. 939

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735.	A bill to provide for licensing and regulating the business of transient merchants, to prevent the fraudulent sale of goods by such transient merchants, to provide a lien on the goods of such transient merchants for the license fees prescribed by this act, and to provide penalties for the violation thereof:	
	file No. 238.  received, May 16, and referred to the committee on taxationreported favorably, May 25, and placed on the general order  considered in committee of the whole, May 31, and placed on the order of	1127 1282
<b>73</b> 6.	third reading of bills	1342 1362
	and to punish the violation thereof: file No. 243. received, May 16, and referred to the committee on judiciaryreported favorably, May 24, and placed on the general order	1127 1250
<b>5</b> 07	considered in committee of the whole, May 31, and placed on the order of third reading of bills	1341 1358
131.	of \$20,000 for the purpose of paying the expense and cost of construction of a county building for the care and maintenance of poor and indigent persons:	٠
	received, April 27, rules suspended, passed, given immediate effect and returned	917
<b>73</b> 8.	A bill for the protection of fish in the Grand river and its tributaries in the townships of Portland and Danby, in the county of Ionia:	
	received, May 1, and referred to the committee on fisheriesreported favorably, May 2, rules suspended, passed, given immediate	938
743.	effect and returned.  A bill to prescribe the duties of employers of engineers for stationary steam boilers and engines and to prescribe a penalty for violations thereof; file No. 246.	944
m'àn	received, May 11, and referred to the committee on labor interests	1094
749.	A bill to revise and amend the charter of the city of Saginaw: received, May 2, and referred to the committee on cities and villages	951
	reported substituted, May 11, rules suspended, passed, given immediate effect and returned	090-1
750.	A bill to amend section 2 of act 66 of the public acts of 1869, being "An act to authorize and require the commissioner of the land office to furnish certified copies of field notes, maps, records and other papers pertaining to land titles, and to declare the effect thereof as evidence in suits at law or equity," said section being section 1306 of the compiled laws of 1897: file No. 291.	
	received, June 6, and referred to the committee on judiciaryreported favorably, June 6, rules suspended, passed, given immediate	1463
<b>753</b> .	effect and returned	1504
	of a bridge or bridges over the Manistee river in said township, and to provide for the manner of issuing the same and payment thereof:	
754	received, May 3, rules suspended, passed, given immediate effect and returned	979
154.	of seven and sixteen in the public schools of District No. 2, township of Calumet, country of Houghton and state of Michigan: received, May 9, and referred to the committee on education and public	
<b>756.</b>	schools	1045
	ness of said district: received, May 3, rules suspended, passed, given immediate effect and	vov.
<b>757</b> .	A bill to incorporate the city of Au Gres, in the county of Arenac, as a city of the fourth class:	980



1001	received, May 25, rules suspended, passed, given effect March 1, 1906,	
1301	and returned	<b>759</b> .
1016 1283	received, May 4, and referred to the committee on counties and townships reported favorably, May 25, rules suspended, passed, given immediate	
1200	offect and returned	760.
978	received, May 3, rules suspended, passed, given immediate effect and returned	
	1. A bill to amend section 13 of act No. 342 of the local acts of 1903, entitled "An act to establish a township road system in the township of Farmington, county of Oakland, and to provide for the raising of funds therefor, and the appointment and election of four township overseers of highways and to prescribe their powers and duties," as added by house enrolled act No. 196, of the session of 1905:	761.
045-6	received, May 9, rules suspended, passed, given immediate effect and returned	
	3. A bill to authorize Bay City to borrow money and issue its bonds therefor, to defray the expenses of construction of local improvements for the year 1905 and to provide for the payment of said bonds:	763.
1046	received, May 9, rules suspended, passed, given immediate effect and returned	
	4. A bill to amend house enrolled act No. 173 of the acts of the legislature of 1905, entitled "An act to authorize the formation of women's clubs," approved April 19, 1905, by adding thereto an additional section: file No. 261.	764.
1486 1575	received, June 6, and referred to the committee on religious and benevo- lent societiesreported favorably. June 7, and placed on the general order	
1603 1611	considered in committee of the whole, June 7, and placed on the order of third reading of bills	
	passed, June 7, and returned	765.
986	received, May 3, rules suspended, passed, given immediate effect and returned	
	7. A bill to designate and establish a state road in the county of Arenac, through the townships of Mason, Turner and Whitney: received, May 3, rules suspended, passed, given immediate effect and	767.
987	9. A bill to amend section 3 of act No. 107 of the public acts of 1871, entitled "An act to provide for the sale of perishable property," as amended by act No. 59 of the public acts of 1901:	769.
1528	file No. 294. received, June 7, and referred to the committee on judiciary	==0
	0. A bill to amend section 2 of chapter 6, and to add to said chapter 6 three sections to be known as sections 3, 4 and 5; to amend section 9 of chapter 10, and to add to said chapter 10 one section to be known as section 11 to amend sections 4 and 17 of chapter 13; to amend section 3 of chapter 22; to amend section 11 of chapter 28; to amend section 1 of chapter 30; to add one section to chapter 36 to be known as section 3 of act No. 430 of the local acts of 1899, entitled "An act to amend and revise the charter of the city of Battle Creek," approved June 1, 1899, as amended by act No. 452 of the local acts of 1901, approved May 28, 1901, as amended by act 478 of local acts of 1903, approved May 20, 1903, as amended by house enrolled act No. 70 of the acts of the legislature of 1905, approved March 16, 1905:	770.
148	received. June 5, rules suspended, passed, given immediate effect and	

771.	A bill to provide for the election of public officers within the county of Liv-	
	received, May 4, and referred to the committee on counties and townships	1016
	reported substituted, May 16, rules suspended, passed, given immediate effect and returned	148-9
	effect and returned	1185
	re-received, May 23, and tabled	222-3
772	taken up, May 25, given immediate effect and returned	1276
	titled "Hawkers and peddlers," the same being section 5326 of the com-	
	piled laws of 1897:	
	file No. 256.	
	received, May 25, and referred to the committee on judiciary	1306
	reported favorably, June 6, and placed on the general order	1504
	considered in committee of the whole, June 7, and placed on the order of third reading of bills	1603
	passed, June 7, and returned	1607
773.	A bill making an appropriation for the state prison at Jackson for the fiscal	
	year ending June 30, 1906, for the purpose of repairing and replacing por-	
	tions of the machine shops recently damaged by fire, including a new metal,	
	tile or slate roof, and for the purchase of material for the erection of a brick	
	storeroom, and to provide a tax therefor: received, May 4, and referred to the committee on state prison at Jackson	1017
	reported, May 10, and referred to the committee on state prison at Jackson reported, May 10, and referred to the committee on finance and appro-	1017
	priations	1064
	priationsreported favorably, May 10, rules suspended, passed, given immediate	
_	effect and returned	1076
775.	A bill making appropriations for building and special purposes at the Michi-	
	gan asylum for the insane at Kalamazoo for the fiscal years ending June 30,	
	1906, and June 30, 1907, and to provide a tax to meet the same: file No. 280.	
	received, June 1, and referred to the committee on asylum for insane at	
	Kalamazoo	1367
	reported, June 7, and referred to the committee on finance and appro-	
	priationsreported favorably, June 7, rules suspended, passed, given immediate	1521
	reported favorably, June 7, rules suspended, passed, given immediate	1587
776	effect and returned	1001
	"An act to incorporate the city of Alpena." as amended:	
	received, May 8, and referred to the committee on cities and villages	027-8
	reported favorably, May 11, rules suspended, passed, given immediate	
	effect and returned	1089
777.	A bill to authorize the appointment of an assistant secretary of the state	
	board of health; to prescribe his duties and fix his compensation: file No. 283.	
	received, May 31, and referred to the committee on state affairs	1330
	reported amended, June 1, rules suspended, passed, given immediate	
	effect and returnedre-received, June 7, Senate recedes from its amendments to the bill and	1389
	re-received, June 7, Senate recedes from its amendments to the bill and	1 5 5 5
700	re-returned	1552
180.	in the townships of Marshall and Marengo, in the county of Calhoun:	
	received, May 4, and referred to the committee on fisheries	1017
	reported favorably, May 9, and placed on the general order	1040
	considered in committee of the whole, May 15, and placed on the order	
	of third reading of bills	1114
792	passed, May 16, given immediate effect and returned	1138
100.	A bill to prevent persons who have lived in bigamous relations from inherit- ing property from their lawful spouses or receiving property from their	
	estates:	
	received, June 6, and referred to the committee on judiciary	1486
	reported favorably, June 7, and placed on the general order	1567
	considered in committee of the whole, June 7, and placed on the order of	1004
	third reading of billspassed. June 7. and returned.	1604 1611
	preseu, June (, and iclained	1011

78 <del>1</del> .	A bill to legalize the action of the common council of the city of Ludington in granting a thirty-year gas franchise to the Ludington gas company, on	
	the tenth day of February, A. D. 1905: received, May 9, rules suspended, passed, given immediate effect and	
785.	returned	043-4
	schools of the village of Hudson," approved March 25, 1867, as amended: received, May 17, rules suspended, passed, given immediate effect and	
<b>786.</b>	returned	100-1
	reincorporate the city of Gladstone, in the county of Delta, and to repeal all acts or parts of acts inconsistent with the provisions of this act," approved March 27, 1893. as amended by act No. 349 of the local acts of the state of Michigan for the year 1897, by amending chapter 2, section 3 of chapter 4, sections 4 and 7 of chapter 6, and sections 4 and 7 of chapter 30:	
	received, May 9, rules suspended, passed, given immediate effect and returned	1047
787.	A bill to authorize the board of health of the township of Oneida, in the county of Eaton, to acquire and enlarge burying grounds in said township and approaches thereto, and to provide the manner of acquiring private property for such purpose:	
	received, May 9, rules suspended, passed, given immediate effect and returned	1060
788.	A bill to amend section 1 of act No. 199 of the public acts of 1877, being section 5823 of the compiled laws of 1897, entitled "An act to prevent hunting for game with firearms, dogs, or otherwise, on any enclosed lands or	
	premises of another in this state without the consent of the owner or lessee of such lands":	
	file No. 292. received, June 7, and referred to the committee on gaming interests	1529
789.	A bill to change the name of the village of Sanilac Centre, in the county of Sanilac, to Sanilac:	1020
	received, May 9, and referred to the committee on cities and villages reported substituted, May 10, rules suspended, passed, given immediate	1048
	effect and returnedSenate requests return of from House, May 17re-received, May 25, and tabled	1065 1158 1312
792.	A bill to amend section 1, of chapter 267 of the compiled laws of the state of Michigan, entitled "Limitation of real actions," so as to prevent the ac-	1012
	quirement of title by adverse users of highways, streets, avenues, alleys or other public places: file No. 282.	
<b>793</b> .	received, June 7, and referred to the committee on judiciary	1529
	union station and depot companies, sleeping car companies, express companies, car loaning companies, stock car companies, refrigerator car companies and fast freight line companies, and for the levy of taxes thereon by	
	a state board of assessors, and for the collection of such taxes, and to repeal all acts or parts of acts contravening any of the provisions of this act:	
	file No. 266. received, June 5, and referred to the committee on taxationreported amended, June 6, and placed on the general order	1449 1508
	considered in committee of the whole, June 6, and placed on the order of third reading of bills	1511
795.	passed, June 6, and returned	1513
	the county of Midland, to prescribe his powers and duties and fix and provide for his compensation: received, May 18, and referred to the committee on counties and town-	1199
	A bill to incorporate the city of Harrisville, in the county of Alcona: received, May 11, rules suspended, passed, given immediate effect and	
799.	returned	JJU-3
	"An act to extend aid to the Michigan agricultural college": received, June 7, rules suspended, and referred to the committee on finance	

	reported invorably, June 1, rules suspended, passed, given immediate	1200
800.	A bill to incorporate the Union school district of the city of Stanton, in the county of Montcalm:	1586
	received, May 18, rules suspended, passed, given immediate effect and	1128
801.	A bill to authorize the village of Sheridan, in the county of Montcalm, and state of Michigan, to borrow money and issue its bonds therefor, with which to construct a water-works plant, for said village, and levy a tax for the payment of said bonds and the interest thereon:	1120
809 809	received, May 16, rules suspended, passed, given immediate effect and returned	128-9
<i>002.</i>	Kent to enlarge burying grounds in said townships, and to provide the manner of acquiring private property for such purpose:  received, May 11, rules suspended, passed and returned	008-0
803.	A bill to amend sections 1, 3 and 4 of chapter 8 of an act, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended:	
	received, May 16, and referred to the committee on cities and villages reported favorably, May 24, rules suspended, passed and returned	1129 1269
<b>804.</b>	A bill to abolish the board of public works of the city of Midland, and transfer the powers and duties of said board to the common council of said city: received, May 11, rules suspended, passed, given immediate effect and	•
805	returned	1099
000.	act to provide for placing on the retired list on reduced pay members of the Metropolitan police force of the city of Detroit, who shall have become disabled or incapacitated while in active performance of official duty and	
	members of said force and persons in the employ of the police board of the city of Detroit, who after twenty-five years of faithful continuous service	
	shall have become permanently incapacitated from performing regular or active duty," as amended by act 440 of the local acts of 1895, approved May 24, 1895, and as amended by act No. 467 of the local acts of 1901:	
	May 24, 1895, and as amended by act No. 467 of the local acts of 1901: received, May 15, and referred to the committee on cities and villages reported favorably, May 24, rules suspended, passed, given immediate	1111
80A.	effect and returned	1268
000.	thereto a new section to be known as section 67: received, May 22, and referred to the committee on cities and villages	1210
	reported amended, June 5, rules suspended, passed, given immediate	
	vote by which bill was given immediate effect, reconsidered, June 6, vote by which title was agreed to reconsidered, title amended, given im-	
807.	Mediate effect and returned	1483
	nee, or in any waters touching said counties: received, May 17, rules suspended, passed and returned	1169
808.	A bill to provide for changing and determining the names of divorced women: file No. 299.	
	received, June 7, and referred to the committee on judiciaryreported favorably, June 7, and placed on the general orderconsidered in committee of the whole, June 7, and placed on the order of	1524 1568
	third reading of bills	1603 1609
809.	passed, June 7, and returned	
	received, May 17, rules suspended, passed, given immediate effect and returned	167–8
810.	A bill to provide for the removal of obstructions and accumulations of snow from public highways in the county of Branch, in certain cases, and to provide for the payment of the expense of such removal heretofore or here-	
	after incurred: received, May 16, and referred to the committee on roads and bridges	1129

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811.	committee on roads and bridges discharged, May 16, rules suspended, passed, given immediate effect and returned	1139
242	received, May 17, and referred to the committee on counties and town-	1168
812.	A bill to provide for screening the outlets of Sugar Loaf and Rawson lakes, in the township of Schoolcraft, Kalamazoo county, Michigan, and to prohibit fishing in said lakes in any manner, except with hook and line: received, May 25, rules suspended, passed, given immediate effect and	1302
817.	returned  A bill to amend section 7 of chapter 55 of the revised statutes of 1846, entitled "General provisions relating to corporations," the same being section 8533 of the compiled laws of 1897, as amended: file No. 277.	
	received June 7, rules suspended, passed and returned	1522
821.	returned	1130
822.	A bill to authorize the Union school district of the city of Stanton, in the county of Montcalm, to borrow money for the purchase of a site and the erection of a school building for said district, and the furnishing of the same, and to authorize said district to issue bonds and provide for the payment thereof:	
004	received, May 18, rules suspended, passed, given immediate effect and returned	198-9
021.	Joint resolution making an appropriation for the state industrial home for girls to provide for the losses sustained by fire at Bliss cottage in April, 1905, to the furnishings, clothing and bedding; to restore the building and repair the damages thereof and to reimburse the city of Adrian for additional water supply and the services of its fire department in extinguishing the said fire, and to levy a tax to meet the same:	
	received, May 23, rules suspended, and referred to the committee on finance and appropriations reported favorably, May 24, rules suspended, passed, given immediate effect and returned	1224
	A bill to legalize certain bonds issued by the village of Portland, in the county of Ionia and state of Michigan, numbered from 1 to 20, consecutively, denominated "Village hall bonds" and bearing date May 15, 1905: received, May 18, rules suspended, passed, given immediate effect and	1198
827.	A bill in relation to the pollution of the waters of the Shiawassee river, and Black river in the counties of St. Clair and Sanilac, Michigan backth	1462
829.	received, June 6, and referred to the committee on public health	1704
	received, May 23, rules suspended, read third time and tabled	1233 1276

831.	A bill in relation to the pollution of the waters of Pine river, in the counties of Midland and Gratiot, and Cass river, in the county of Tuscola:  received, June 1, rules suspended, passed and returned	364-5
832.	A bill authorizing the board of supervisors of the county of Midland to appropriate money towards building a bridge across the Tittabawassee river in the township of Ingersoll in said county and also appropriating money to aid the rebuilding of a bridge across Pine river in the township of Homer in said county:	001 0
	received, June 1, rules suspended, passed, given immediate effect and	00E 0
833.	returned	365-6
834.	A bill to amend section 9 of act 497 of the local acts of 1903, entitled "An act to incorporate the city of Standish, in the county of Arenac, as a city of the fourth class, and to repeal all acts or parts of acts relative to the incorporation of the village of Standish":	1299
835.	received, May 25, rules suspended, passed, given effect March 1, 1906, and returned	1304
	16 of act No. 209 of the local acts of 1891, entitled "An act to incorporate the public schools of the township of Munising in the county of Alger": received, May 25, rules suspended, and placed at head of general order committee of the whole, discharged May 25, rules suspended, passed,	1303
836.	A bill to provide for the payment of salaries to the prosecuting attorney, clerk, treasurer, probate register and circuit court commissioner of Livingston county, Michigan, and to repeal all acts or parts of acts contravening	1308
	the provisions of this act: received, May 25, rules suspended, passed, given immediate effect and	100-
837.	A bill to provide for the compilation, publication and distribution in book form of all laws now in existence in regard to the powers and duties of township officers, to supply the same to certain township officers, and to repeal all acts or parts of acts inconsistent with the provisions of this act: file No. 290.	1287
	received, June 7, and referred to the committee on counties and town-	1500
	shipsreported favorably, June 7, and placed on the general order	1530 1567
839.	considered in committee of the whole, June 7, and placed on the order of third reading of bills	1592 1606
	Henry Kerouck: received, May 25, and referred to the committee on state lands	1303
	reported favorably, June 6, rules suspended, passed, given immediate effect and returned	1474
840.	A bill to amend sections 9 and 11 of house enrolled act No. 166, approved April 13, 1905, entitled "An act to provide for primary elections in Alpena county and to prescribe a penalty for violations thereof":	
	received, May 25, rules suspended, passed, given immediate effect and returned	1297
841.	A bill to amend act No. 249 of the local acts of 1871, entitled "An act to incorporate the city of Alpena," as amended, by adding thereto a new section to stand as section 98:	
	received, May 25, rules suspended, passed, given immediate effect and	297–8
843.	A bill to amend section 206 of act No. 379, local acts of Michigan for the year 1895, entitled "An act to reincorporate the city of Charlotte, and to repeal act No. 250 of the session laws of Michigan for the year 1871, entitled 'An act to incorporate the city of Charlotte,' approved March 29,	- · ·

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	received, May 25, rules suspended, passed, given immediate effect and	
844.	A bill providing for two voting precincts for the township of Matchwood, in the county of Ontonagon, defining the limits thereof, providing for a new	1292
	registration of the voters thereof, and determining who shall be inspectors	
	of election therein: received, May 25, rules suspended, passed and tabled	1311
	taken up, May 25, given immediate effect and returned	1320
845.	A bill to protect fish and to regulate fishing in the waters of Branch county, by providing closed seasons for certain kinds of fish, by prohibiting the	
	catching of fish in certain specified ways, by prohibiting the catching and	
	killing in the waters of said county and to prohibit the sale of certain kinds	
	of fish during certain specified seasons: received, May 25, and referred to the committee on fisheries	1307
	reported favorably, May 31, rules suspended, passed, given immediate	1000
849	effect and returned	1328
010.	repeal act No. 270 of the local acts of 1885, entitled "An act to incorporate	
	the village of Sandusky," approved March 12, 1885, and act No. 530 of	
	the local acts of 1887, entitled "An act to change the name of the village of Sandusky in Sanilac county to Sanilac Centre," approved June 21, 1887:	
	received, May 25, and referred to the committee on cities and villages	1286
	reported favorably, June 1, rules suspended, passed, given immediate	1397
<b>850</b> .	effect and returned	
	vestigate and determine whether it will be of benefit to the state and neces-	
	sary for the public health, convenience and welfare, to deepen, widen, straighten, reconstruct and extend the "Toll Gate drain," and, if such is	
	the case, to join in the application to the county drain commissioner for such improvement, to release the right of way therefor and to authorize and	
	direct the board of state auditors to audit and allow such sums as shall be	
	assessed as benefits against the state or lands owned by the state for benefits	
	by reason of such drain: received, June 7, rules suspended, and referred to the committee on finance	
	and appropriationsreported favorably, June 7, rules suspended, passed, given immediate	1530
	reported favorably, June 7, rules suspended, passed, given immediate effect and returned	1587
851.	A bill to amend section 1 of chapter 70 of the revised statutes of 1846, en-	
	titled "Of the administration and distribution of the estates of intestates," as amended, being section 9322 of the compiled laws of 1897, as amended by	
	act No. 116 of the public acts of Michigan for the year 1899:	
	file No. 298. received, June 7, rules suspended, and placed on the general order	1526
•	considered in committee of the whole, June 7, and placed on the order of	
	third reading of billspassed, June 7, and returned	1591 1605
853.	A bill to amend section 11 of an act, entitled "An act to reincorporate the	1000
	city of Benton Harbor, Berrien county, Michigan," being act No. 472 of the local acts of the state of Michigan for the year A. D. 1903, and also to add	
	nine new sections to said act; said new sections to be known as sections	
	14, 15, 16, 17, 18, 19, 20, 21, and 22:	1006
	received, May 25, and referred to the committee on cities and villages reported favorably, June 6, rules ruspended, passed, given immediate	1286
	effect and returned	1453
854.	A bill to provide for the compensation and to prescribe the duties of certain officers of the county of Saginaw; to provide for the safe keeping of the	
	moneys of said county of Saginaw and to repeal all acts inconsistent with	
	the provisions of this act:	
	received, May 25, rules suspended, passed, given immediate effect and returned	1289
	Senate requests return of hill from House, June 7	1591 1614
855.	re-received, June 7, and tabled	1014
230.	furnishing materials and employing labor:	1001
	received. May 25, and referred to the committee on cities and villages	1301

856.	A bill to regulate the loan of money within the corporate limits of the city Detroit, county of Wayne, when, as security for such loan, a lien is taken upon household furniture and effects, musical instruments, typewriters, sewing machines, bicycles, or other personal chattels; to provide a schedule of rates to be charged for such loans; to provide a penalty for violation of this act, and to repeal all acts or parts of acts in conflict herewith:  received, May 25, and referred to the committee on banks and corporations	1300
857.	A bill to amend section 38 of act No. 217 of the public acts of 1903, being "An act to revise and consolidate the laws organizing asylums for the insane, and to regulate the care, management and use thereof, and to provide for the apprehension of persons believed to be insane and for their care and custody":	
	received, June 1, rules suspended, and referred to the committee on finance and appropriationsreported favorably, June 5, and placed on the general order	1420 1432
	considered in committee of the whole, June 5, and placed on the order of third reading of billspassed, June 5, given immediate effect and returned	1438 1440
858. -	A bill with reference to and declaratory of the character and purpose of the municipal court provided for in house enrolled act No. 70 of 1905, entitled "An act to amend sections 1 and 2 of chapter 3; and section 1 of chapter 23, and to add to said chapter 23 twenty-five sections to be known as sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25 and 26 of act No. 430 of the local acts of 1899, entitled 'An act to amend and revise the charter of the city of Battle Creek,' approved June 1, 1899, as amended by act No. 452 of the local acts of 1901, approved May 28, 1901, as amended by act 478 of local acts of 1903, approved May 20, 1903, and to establish and provide a municipal court in said city in the place and stead of justice courts, to provide a judge and associate judge of said court and to define the duties and fix the compensation of said judge and associate judge; and to limit the number, to define the duties and fix the compensation of constables, and to repeal all acts or parts of acts inconsistent herewith and to declare and constitute the judges thereof justices of the peace'":	
050	received, May 25, rules suspended, passed, given immediate effect and returned	1288
OO8.	trap nets from the waters of lakes Huron, Michigan and straits of Mackinaw bordering on the counties of Cheboygan and Mackinaw, at certain seasons of the year and to prescribe the size of meshes to be used: file No. 297.	
	received, June 7, and tabledtaken up, June 7, rules suspended, passed, given immediate effect and	1527
860.	returned	1573
	received, June 6, and referred to the committee on insurancereported favorably, June 6, and placed on the general orderconsidered in committee of the whole, June 6, and placed on the order of	1462 1485
861.	third reading of bills.  passed, June 6, given immediate effect and returned	1495 1501
	title 10, section 3 of title 13, sections 1 and 2 of title 14, sections 8 and 9 of title 16, section 5 of title 17, sections 4, 5 and 10 of title 19, section 15 of title 20, and section 14 of title 33, of act No. 424 of the local acts of 1895, entitled "An act to incorporate the city of Traverse City in the county of Grand Traverse, and to repeal all acts and parts of acts in conflict herewith," approved May 18, 1895, as amended by act No. 328 of the local acts of 1899, and to add three new sections thereto to stand as section 3 of title 2, sections 5a and 25 of title 19; and to repeal section 22 of title 4, sections 27, 28 and 31 of title 6, and section 4 of title 13 of said act:	

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	received, June 1, rules suspended passed, given immediate effect and	
863.	returned.  A bill for the protection of certain wild game and birds on Grand island, in	1404
	the county of Alger: received, May 31, rules suspended, passed, given immediate effect and returned	1331
864.	A bill to amend sections 53 and 55 of chapter 4 and section 196 of chapter	
	16 of act No. 514 of the local acts of 1903, entitled "An act to annex the territory embraced within the city of West Bay City to that of Bay City	
	and to consolidate the city of West Bay City with the city of Bay City	
	under the name of Bay City; to specify and fix the boundaries of the city; to consolidate the school system and the library systems of the said cities	
•	of West Bay City and Bay City; to provide for the assuming and payment	
	of all the indebtedness and liabilities of the present cities of Bay City and	
1	West Bay City, and their school and library systems, and to provide for the ownership of all their corporate property and rights; to define the cor-	
	porate rights, powers and privileges of said city of Bay City and to repeal	
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	of damages in actions for negligent injuries to persons where deaths result, and where the actions are prosecuted under the survival act, and to pro-	
	vide for the distribution of the amounts paid on account of such damages,	
	without participation by creditors of the deceased": received, June 7, and referred to the committee on judiciary	1525
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	tive in said territory all laws applicable to and operative in said city: received, June 1, and referred to the committee on counties and town-	
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	entitled "An act to establish a county road system in the county of Saginaw,	
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	March 19, 1901, entitled "An act to amend sections 6, 8, 24 and 29, and	
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	to add thereto five new sections to stand as sections 30, 31, 32, 33 and 34: received, June 1, and referred to the committee on roads and bridges	1366
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1347 1394	received, May 31, and referred to the committee on taxation reported favorably, June 1, rules suspended, passed, and returned A bill to amend section 6 of act No. 49 of the public acts of 1875, entitled	877.
13 <b>47–8</b>	"An act to provide for a municipal court in the city of Grand Rapids to be called 'The superior court of Grand Rapids.'" as amended by act No. 147 of the public acts of 1877, being section 623 of the compiled laws of 1897: received, May 31, rules suspended, passed and returned	
1267_0	A bill to regulate the catching of fish within the waters of Jackson county; and to provide a penalty for its violation:	878.
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1373	received, June 1, and referred to the committee on education and public schoolsreported amended, June 1, rules suspended, passed, given immediate	
1393	effect and returned	888.
1373	corporate limits of the village of Sherwood, county of Branch, and to authorize the council of said village to regulate and govern the same:  received, June 1, rules suspended, passed, given immediate effect and	
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1521	finance and appropriationsreported favorably, June 7, rules suspended, passed, given immediate	
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903. A bill to vacate the township school district of the township of Atkinson and to attach to the township school district "The public schools of Iron River," in the county of Iron, the territory embraced within the school district of the former township of Atkinson, in said county, and to transfer to said township school district, "The public schools of Iron River," all the property, rights and liabilities formerly held or possessed by the school district of the former township of Atkinson:	1002
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904. A bill to authorize surety companies to become surety upon, and authorize and empower the common council of the city of Midland, in the county of Midland, to accept surety companies as sureties upon all bonds given in said city under act No. 313 of the public acts of 1887 and amendments thereto:	
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ships	1579
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#### PART V.

#### HISTORY OF ALL RESOLUTIONS INTRODUCED IN THE SENATE.

1. Introduced by Mr. Van Akin.

page 7.
relating to a committee to inform the house that the senate is organized.
adopted January 4.
2. Introduced by Mr. Russell.

page 7.
relating to senate rules of last session.
adopted January 4.
3. Introduced by Mr. Sheldon (concurrent).

page 7. relating to joint rules of senate and house of representatives. adopted January 4.

transmitted January 5. concurred in January 5.

4. Introduced by Mr. Curtis.

page 7.

relating to sergeant-at-arms enforcing senate rule No. 50.

adopted Jaunary 4.

5. Introduced by Mr. Rumer (concurrent).

page 8.

relating to hours during which the legislative post office shall be kept open. adopted January 4.

transmitted January 4.

concurred in January 5.

6. Introduced by Mr. Cropsey.

page 8.

relating to purchase of towels and other supplies for the toilet room and committee rooms by the secretary of the senate. adopted January 4.

7. Introduced by Mr. Mills.

page 8.

relating to committee to compute mileage.

adopted January 4.

8. Introduced by Mr. Hayden.

page 8.

relating to stationery for senators and committees.

adopted January 4.

9. Introduced by Mr. MacKay.

page 8.

relating to appointment of janitors, messengers, keeper and assistant keeper of the document room and keeper of the cloak room.

adopted January 4. 10. Introduced by Mr. Peek.

page 8. relating to the appointment of a messenger by the sergeant-at-arms.

adopted January 4.

11. Introduced by Mr. Moffatt.

page 8.

relating to committee clerks being under the direction of the secretary of the senate.

adopted January 4.

12. Introduced by Mr. Traver.

relating to compensation to Moses Parshelsky for services performed in opening the session.

adopted January 4.

13. Introduced by Mr. Martindale.

relating to religious exercises in the senate.

adopted January 4.

14. Introduced by Mr. Ashley.

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relating to the appointment of a stenographer by the secretary of the senate. adopted Jaunary 4.

15. Introduced by Mr. Doherty.

relating to a committee to group committees and assign rooms. adopted January 4.

16. Introduced by Mr. Smith.

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relating to a committee to inform governor that the senate is organized. adopted January 4.

17. Introduced by Mr. Cook.

relating to assigning desks to reporters of the several newspapers. adopted January 4.

18. Introduced by Mr. Peek (concurrent).

page 17.

relating to the attorney general appointing a messenger. adopted January 5. transmitted January 15. concurred in January 16. 19. Introduced by Mr. Traver (concurrent). page 17. relating to an adjournment of the legislature longer than three days. adopted January 5. transmitted January 5. concurred in January 5. 20. Introduced by Mr. Baird. page 18. relating to a standing committee to be known as "Michigan employment institution for the blind." 21. Introduced by Mr. Cropsey. page 23. relating to a standing committee to be known as "Normal school of Kalamazoo." Adopted January 11. 22. Introduced by Mr. Sheldon. page 23. relating to the reading of the daily journal. adopted January 11. 23. Introduced by Mr. Moriarty. page 23. relating to the hour of calling the daily sessions. adopted January 11. 24. Introduced by Mr. Smith. page 28. relating to the finance and appropriations committee visiting certain state institutions. adopted January 12. 25. Introduced by Mr. Moffatt. page 28. relating to the president announcing in open session all nominations to office confirmed or rejected in executive session. adopted January 12. 26. Introduced by Mr. Farr. page 45. relating to voting for United States senator. adopted January 16. 27. Introduced by Mr. Woodman. page 45. relating to appointment of sergeant-at-arms of the gallery. adopted January 16. 28. Introduced by Mr. Smith. page 45. providing for showing amendments to the compiled laws or public acts, in brackets. adopted January 16. 29. Introduced by Mr. Baird. page 49. relating to an amendment of senate rule No. 7. adapted January 17.

30. Introduced by Mr. Moriarty.

page 61. relating to the appointment of assistant keeper of the cloak room by the president of the senate. adopted January 18.

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33. Introduced by Mr. Woodman.

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adopted January 26.

34. Introduced by Mr. Cropsey.

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relating to exercises in observance of Washington's birthday. adopted February 17.

35. Introduced by Mr. Linsley.

page 216.

relating to the ascertainment by the committee on taxation the counties in which the tax commission had revised the assessments.

adopted February 21.

Introduced by Mr. Cropsey.

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relating to an invitation to the house of representatives to attend the exercises in the senate in observance of Washington's birthday. adopted February 21.

37. Introduced by Mr. Brown.

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relating to the acknowledgment of invitation from house of representatives to join with the house in the observance of Washington's birthday and also to extend an invitation to judges of supreme court, state officers, etc.

adopted February 21. 38. Introduced by Mr. Kane (concurrent.)

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39. Introduced by Mr. Cropsey.

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relating to committee on supplies and expenses being authorized to audit bills for expenses incurred in the exercises in observance of Washington's birthday. page 248.

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40. Introduced by Mr. MacKay.

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41. Introduced by Mr. Baird.

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relating to the committee on elections, authorizing the president of the senate to appoint two additional members on said committee. adopted March 28.

42. Introduced by Mr. Heine.

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43. Introduced by Mr. Doherty.

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44. Introduced by Mr. Moffatt.

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45. Introduced by Mr. Linsley (concurrent). page 640.

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concurred in April 5.

46. Introduced by Mr. Peek.

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relating to the committee on saline interests, authorizing the president of the senate to appoint an additional member on said committee. adopted April 6.

47. Introduced by Mr. MacKay (concurrent).

page 698.

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adopted April 10.

transmitted April 10. concurred in April 10.

48. Introduced by Mr. Baird.

page 732.

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49. Introduced by Mr. Baird (concurrent).

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50. Reported for adoption by the committee on state affairs, April 19 (concurrent).

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transmitted April 19.

concurred in April 25.

51. Introduced by Mr. MacKay.

page 817.

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52. Introduced by Mr. Linsley (concurrent).

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transmitted April 26.

concurred in April 27.

53. Introduced by Mr. Linsley.

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54. Introduced by Mr. Moriarty.

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55. Introduced by Mr. Baird.

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56. Introduced by Mr. Smith (concurrent).

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57. Introduced by Mr. Woodman.

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adopted May 15.

58. Introduced by Mr. Smith (concurrent.)

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59. Introduced by Mr. Cropsey (concurrent).

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concurred in May 25.

60. Introduced by Mr. Smith (concurrent).

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61. Introduced by Mr. Glasgow (concurrent).

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62. Introduced by Mr. Smith.

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63. Introduced by Mr. Doherty.

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64. Introduced by Mr. Moriarty.

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65. Introduced by Mr. Doherty.

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66. Introduced by Mr. Moffatt.

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